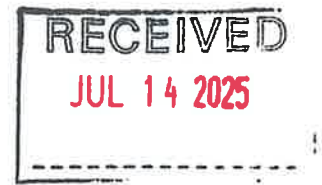


**REGULAR MEETING OF COUNCIL  
A G E N D A  
Thursday, August 21, 2025, 6:00 pm  
Council Chamber & Zoom Access**

1. CALL TO ORDER
2. ADOPTION OF AGENDA
3. PUBLIC HEARINGS – none
4. DELEGATIONS
  - 4.1 Bashaw Minor Ball – Ball Diamond Upgrade Proposal – Kerri McNally
5. APPROVAL OF MINUTES
  - 5.1 Minutes of July 16, 2025, Regular Meeting of Council
6. CONSENT AGENDA
  - 6.1 Water Reconciliation Report
  - 6.2 Council Committee Report
  - 6.3 CAO Report
  - 6.4 Public Works Report
  - 6.5 Royal Canadian Mounted Police – Trevor Daroux
  - 6.6 June Month End Statement
7. NEW & UNFINISHED BUSINESS
  - 7.1 Bashaw Minor Ball – Ball Diamond Upgrade Proposal - Approval
  - 7.2 Bashaw Agricultural Society – Playground proposal - Approval
  - 7.3 Master Rates & Schedules – Ball Diamond Fees
  - 7.4 Bylaw 835 – 2025 – Atco Franchise fee
  - 7.5 Council Orientation Proposal
8. COMMITTEE REPORTS – action to be considered.
9. CORRESPONDENCE ITEMS – Action to be considered.
10. CLOSED MEETING OF COUNCIL
  - 10.1 Legal – Arbitration – ATIA (Access to Information Act) Section 26
  - 10.2 Personnel – CAO Performance Review – ATIA Section 22
11. NOTICES OF MOTION
12. NEXT MEETING: September 3 and September 17, 2025, 6:00 pm (as per regular rotation)
13. ADJOURNMENT

**Bashaw Ball Diamond Upgrade Project**  
*Investing in Safe, Sustainable Recreation for Our Youth and Community*



### **Project Overview**

The Bashaw Ball Diamond Upgrade Project is a \$350,000 capital initiative to revitalize Bashaw's three existing ball diamonds. Led by the Bashaw Elks in partnership with Bashaw Minor Ball Association (BMBA), the project improves safety, usability, and longevity of one of the Town's most active outdoor recreation sites—without adding operating or staffing burdens to the Town.

### **Key Upgrades Include:**

- Construction of new enclosed dugouts with integrated storage
- Replacement of aging fencing and bullpens
- Shale and turf enhancements for improved playability
- Portable mounds and pitching mats to support baseball, softball, and slo-pitch across all age groups
- Sponsor-supported scoreboards
- Electrical repairs to existing outlets

### **Total Project Cost:**

\$350,000 (Includes \$185,000 for dugouts, \$60,000 for field equipment, \$34,000 in volunteer labour, plus site prep, fencing repairs, and amenities)

### **Funding Strategy**

- No New Town Funding Requested at this stage
- Community Contributions: In-kind labour, material donations, and fundraising support from Bashaw Elks, BMBA, and community volunteers
- Local Business Sponsorship: A structured sponsorship and stewardship program has been developed and will be managed by Bashaw Minor Ball Association. This program is ready for rollout pending final alignment with the Town.
- Government Grants: Applications planned to the Government of Alberta (e.g., CFEP) and County of Camrose

### **Community Impact**

- Over 125 youth benefit annually through BMBA programming
- More than 4,000 visitors attend minor ball games and tournaments each season, supporting local tourism and businesses
- Improved safety and accessibility for players and spectators
- Positioning Bashaw to host sanctioned tournaments and Provincial Championships

### **Sustainability & Stewardship**

- Facilities remain on Town-owned land, maintained through existing municipal operations
- No new utilities or staff required
- Durable, low-maintenance construction (metal and concrete)
- Shared stewardship by Town, BMBA, and community partners

### **Conclusion**

The Bashaw Ball Diamond Upgrade Project is a shovel-ready, community-driven investment in the future of youth sport and rural recreation. It will extend the life of a key municipal asset while promoting physical activity, youth sport development, and community vitality. By enhancing safety, functionality, and inclusivity, the project creates a high-quality recreational space that supports healthy living and local pride. With a shared stewardship model and no additional burden to Town operations, this initiative ensures long-term sustainability and community ownership for generations to come.

# Operating & Sustainability Plan

RECEIVED

JUL 14 2025

## Bashaw Ball Diamond Upgrade Project

### Overview

The Bashaw Ball Diamond Upgrade Project is a capital infrastructure initiative designed to improve the safety, functionality, and user experience of the three existing baseball diamonds in the Town of Bashaw.

### Key upgrades include:

- Construction of weather-protective dugouts with integrated storage
- Replacement of worn infrastructure (e.g., bullpens, fences)
- Shale and turf improvements
- Addition of portable mounds to support multi-sport and multi-age group use
- Repair of existing power outlets at the diamonds
- Install sponsor supported scoreboards

This project is a standalone improvement with no new utility services or staffing demands. It is designed to reduce ongoing maintenance costs and extend facility lifespan and usability.

### Ownership and Operations

- The Town of Bashaw remains the owner and operator of the ball diamonds and adjacent parkland.
- All upgrades will be constructed on municipal land and integrated into the Town's existing parks and recreation service model.
- No new full-time staff or increases to the operating budget are required as a result of this project.

### Ongoing Maintenance & Responsibilities

#### Town of Bashaw will:

- Continue routine maintenance (grass cutting, weed control, floating, general upkeep)
- Conduct seasonal inspections and repairs
- Include new dugout structures and related assets in ongoing facility condition assessments

#### Bashaw Minor Ball Association (BMBA) and other user groups will:

- Monitor and report vandalism or damage
- Provide in-kind maintenance (e.g., field raking, game prep)
- Support minor repairs or upkeep through volunteer work bees

### Sustainability Considerations

- **Material Durability:** Concrete and metal construction ensures long-term weather resistance and reduced need for early replacement
- **Flexible Use Design:** Portable mounds and pitching mats accommodate baseball and softball, optimizing field usage
- **Community Ownership:** BMBA and Bashaw Slo-Pitch Committee are active partners with a vested interest in facility preservation
- **No Additional Utility Burden:** The upgrade does not require new utility hookups (heat, water, power) beyond existing minimal electrical use

## Revenue & Cost Offsetting

While not revenue-generating in itself, the project supports:

- Enhanced programming: More tournaments, practices, and seasonal events hosted by BMBA and slo-pitch groups
- Local economic benefit: Higher attendance draws players, families, and fans, increasing visits to local businesses
- Cost avoidance: Modern, durable infrastructure reduces the frequency and cost of future repairs or replacements

## Conclusion

This upgrade modernizes an important municipal recreation asset without increasing the operational burden on the Town.

It is:

- Durable and low-maintenance
- Adaptable for multiple sports and age groups
- Backed by active community partners

The Bashaw Ball Diamond Upgrade Project is a sustainable investment that will serve youth, families, and sport enthusiasts in Bashaw for decades to come.

## Endorsement Table

Name	Organization	Position/Title	Signature	Date

RECEIVED

JUL 14 2025

**RE: Statement of Municipal Opinion – Bashaw Ball Diamond Upgrade**

To Whom It May Concern,

The Town of Bashaw has been made aware of the proposed **Bashaw Ball Diamond Dugout Upgrade** located at Plan 8921305 Lot 1

The Town has reviewed the information provided and confirms the following:

- The project aligns with the Town's current strategic goals and community development priorities.
- There are no objections from the municipality to the proposed project.
- The Town supports this initiative and believes it will contribute positively to the local community.

Should you have any questions or require additional information, please contact our office.

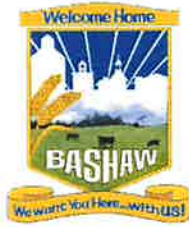
Sincerely,

[Signature]

**Name**

**Title**

**Email / Phone**



**REGULAR MEETING OF COUNCIL  
MINUTES  
July 16, 2025, 6:00 pm  
Council Chambers & Zoom Access**

**In Person:** CAO Fuller (5:30pm), Councillor McIntosh (5:45pm), Mayor McDonald (5:45pm), Deputy Mayor Orom (5:45pm), Councillor Northey (5:55pm), Councillor Gust (5:45 pm)

**Council by Zoom:** Stu Salkeld (6:00pm), Kevin Sabo (6:00pm)

**Absent with notice:** Secretary Morrison, Public Works Foreman Schmidt

**Recording Secretary:** CAO Fuller

**Public:** none

**Public Zoom:** Scott Kohlman (6:05 pm), Kerri McNally (6:10 pm)

**Press by zoom:** Kevin Sabo (6:00pm), Stu Salkeld (6:00pm)

1. CALL TO ORDER by Mayor McDonald (6:00pm)
2. ADOPTION OF AGENDA

**MOVED** by Deputy Mayor Orom to approve the July 16, 2025, Regular Meeting of Council agenda as presented.  
**MOTION #108-2025** **CARRIED**

3. PUBLIC HEARINGS – None
4. DELEGATIONS
  - 4.1 Street Closure Request – Holliday Run 2025 – Scott Kohlman

Councillor McIntosh declared a pecuniary interest and left the meeting at 6:03 pm.

Scott shared the proposed route for the Holliday run. There were some changes to this year's route. They planned to block off Bashaw Meadows on 56 Avenue.

Council requested Scott Kohlman have a discussion with Bashaw Meadows and obtain written approval. Once written approval was received Scott was to revisit the street closure request with CAO Fuller for approval.

Councillor McIntosh returned to the meeting at 6:18 pm.  
Scott Kohlman disconnected from Zoom at 6:18 pm.

5. APPROVAL OF MINUTES

**MOVED** by Councillor McIntosh to approve minutes from the June 18, 2025, Regular Meeting of Council.  
**MOTION #109-2025** **CARRIED**

## 6. CONSENT AGENDA

- 6.1 Water Reconciliation Report
- 6.2 Council Committee Report
- 6.3 Alix & District Chamber Parade Invitation & Registration
- 6.4 Bashaw Minor Ball Meeting Minutes – June 20, 2025, Meeting with Administration
- 6.5 Proposal for Council Orientation services – October 2025 – Hawken Consulting Group
- 6.6 Camrose County Intermunicipal Subdivision & Development Appeal Board – Notice of Decision
- 6.7 CAO Report
- 6.8 Camrose County – Wildland Truck approval for deployment for 2025

Councillor Northey briefly shared her Council committee report.

She attended Alberta Municipalities; came to Alix, she shared information with them about the Bashaw Model. It was communicated with Alberta Municipalities the need for increased FCSS funding. Information about the Bashaw Regional Health model was also shared at the meeting.

Deputy Mayor Orom requested to discuss Water reconciliation on the agenda. It will be item 7.4 in the New & Unfinished business.

Councillor McIntosh requested to discuss Proposal for Council Orientation services – October 2025 =- Hawken Consulting Group. It will be item 7.5 in the New & Unfinished business.

## 7. NEW & UNFINISHED BUSINESS

### 7.1 Holliday Run 2025 – Street Closure Request

Administration; CAO Fuller, to review their request once it is finalized and approve any required street closures, as per the bylaw.

### 7.2 2025 Hometown Days Activities & Parade Street Closure request

**MOVED** by Councillor Northey to accept the parade route and road closures as presented. This would include closure of three main sections of main street between 9:00 am and 4:00 pm on August 23, 2025.

**MOTION #110-2025**

CARRIED

### 7.3 Master Rates & Schedules – Ball Diamond Fees

**MOVED** by Deputy Mayor Orom to table the Master Rates & Schedules, Ball diamond Fees until after the Minor Ball delegation in August 2025.

**MOTION #111-2025**

CARRIED

Kerri McNally disconnected from Zoom around 6:30 pm.

### 7.4 Water Reconciliation

Discussion occurred regarding the water loss data and possible causes.

### 7.5 Council Orientation Proposal

Discussion progressed regarding offering training for council members. Camrose County does host in Camrose all the area municipalities. Council discussed the possibility of hosting an information session and meet and greet to get to know more of the area elected officials.

**MOVED** by Councillor McIntosh to direct administration to obtain pricing from Hawken Consulting group for Option 1; Part A, Orientation topics for Councils; to create regional collaboration opportunities to meet other elected officials in the area.

**MOTION #112-2025**

CARRIED

8. COMMITTEE REPORTS – none.

9. CORRESPONDENCE ITEMS – none

**MOVED** by Councillor McIntosh to move into Closed Meeting of Council at 6:53 pm to discuss 10.1 Legal – Arbitration – FOIP Section 21.

**MOTION #113-2025**

CARRIED

Stu Salkeld and Kevin Sabo left the meeting at 6:53pm

10. CLOSED MEETING OF COUNCIL

10.1 Legal – Arbitration – FOIP Section 21

**MOVED** by Councillor McIntosh to come out of Closed Meeting of Council at 7:11pm.

**MOTION #114-2025**

CARRIED

11. NOTICES OF MOTION - none

12. NEXT MEETING – Discuss August Meeting Date

**MOVED** by Councillor Northey that the next Regular Meeting of Council will be held on August 21, 2025, at 6:00pm.

**MOTION #1115-2025**

CARRIED

13. ADJOURNMENT – Councillor Gust adjourned the meeting at 7:14 pm.

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MAYOR, Robert McDonald

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CHIEF ADMINISTRATIVE OFFICER, Theresa Fuller

**Water Reconciliation 2025**

Billed WTP  
 HWY 12 21 TOWN

	CUBES	CUBES	DIFF	Metered	DIFF	Total Loss	Daily Ave WTP	Water Loss/Break Commentary
JAN	8228	8079	149	6256	1823	1972	260	two breaks at end of month
FEB	8622	8448	174	6008	2440	2614	301	
MAR	8603	8387	216	6491	1896	2112	270	
APR	8245	8123	122	6277	1846	1968	271	
MAY	9038	8884	154	7308	1576	1730	386	
JUN	9129	9663	-534	8340	1323	789	460	
JUL			0		0	0		
AUG			0		0	0		
SEP			0		0	0		
OCT			0		0	0		
NOV			0		0	0		
DEC			0		0	0		
	<b>51865</b>	<b>51584</b>	281	40680		11185		
			0.545			21.68308002		

**August 21, 2025, \_\_\_\_\_ Council Committee Reports**

**Mayor Rob McDonald:**

No meetings to report.

**Councillor Gust:**

Bus society meeting July 16.

Meeting to set up online banking. Reviewed statistics regarding bus usage.



**CHIEF ADMINISTRATOR'S REPORT**  
**Submitted for August 21, 2025, Regular Meeting of Council**

1. Meetings, training

- July 15, 2025 – Alberta Environment Session online (DRAS) Digital Regulatory Assurance System.
- July 15, 2025 – Meeting with Atco regarding the franchise fee renewal.
- July 17, 2025 – Meeting with Minor Ball regarding their new proposal.
- July 31, 2025 – Webinar – Vulnerable Person Registry
- CAO out of the Office – August 1 – 15, 2025 – Vacation

2. Ongoing follow up of Council assigned tasks.

3. Working with local business on their development application. It is quite complex involving safety codes, etc.

4. Completion of several compliance certificates.

5. Getting updated on activities that occurred in my absence. Going through unread emails, and various communication.

6. Reached out to Arena management volunteers but have not yet received any responses.

# Town of Bashaw – Progress Report

**Reporting Period:** July & August 2025

**Prepared for:** Town Council

**Prepared by:** Rick Schmidt

**Date:** August 14, 2025

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## 1. Executive Summary

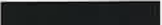
This report highlights work on roads, water and wastewater infrastructure, Community Centre, Arena, Cemetery, Ball Diamonds, Campgrounds, and Fish Pond operations. Projects are progressing on schedule, with minor adjustments due to weather and supply delays. Safety and regulatory compliance remain a priority.

---

## 2. Public Works – Roads

Task	Status	Notes
Asphalt patching & pothole repairs	✓ Completed	Main and residential streets
Grading & gravelling	✓ Completed	Secondary roads
Sidewalk inspections & minor repairs	✓ Completed	Safety compliance
Center line & crosswalk painting	✓ Completed	Enhances traffic safety
Traffic sign repairs	⊗ In Progress	Fixing damaged or missing traffic signs
Fleet & heavy equipment servicing	✓ Completed	Winter prep initiated

### Visual Summary – Roads Progress:

Road Maintenance:  100%

Traffic Sign Repairs: ⊗ 50%

Equipment Servicing:  100%

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## 3. Water & Wastewater Infrastructure

System	Task	Status	Notes
Water	Quality monitoring	✓ All within limits	Routine checks
Water	Valve inspections & flushing	✓ Completed	Scheduled maintenance

System	Task	Status	Notes
Water	C.C. valve repair	✔ Completed	5216 49 Street
Water	RV sani-dump station at campgrounds	⚠ Intermittent	Only working on/off; replacement planned under Wastewater
Water	Emergency power transfer switch at reservoir	⚠ Needs Replacement	Currently non-functional; no emergency power available
Wastewater	Lift station & collection main inspections	✔ Completed	Routine maintenance
Wastewater	Aeration system corrective maintenance	✔ Completed	Improved efficiency
Wastewater	Replace dump line at campground RV sani-dump	⚠ Planned for September	To restore full operational capacity
Wastewater	Sanitary main repair	⚠ In Progress	5204 50 Street
Wastewater	Sanitary service line repair	⚠ In Progress	5118 50 Street
Projects	Water line replacement planning	⌚ In Progress	Design phase underway
Safety	Staff training on emergency response	✔ Completed	Updated July 2025
SOPs & ERPs	Updated SOPs & Emergency Response Plans in progress for water and wastewater systems	⌚ In Progress	Drafts being prepared

### Visual Summary – Water & Wastewater:

Water System Maintenance: ██████████ 100%  
Wastewater Maintenance: ██████████ 100%  
Water Line Replacement Planning: ██████████ 60%  
Staff Safety Training: ██████████ 100%  
Emergency Power at Reservoir: ⚠ 0%  
RV Sani-Dump at Campground: ⚠ 50%  
SOPs & ERPs: ⌚ 50%  
Sanitary Main/Service Line Repairs: ⚠ 50%  
C.C. Valve Repair: ██████████ 100%

## 4. Community Centre Operations

Task	Status	Notes
HVAC, plumbing, electrical maintenance	✔ Completed	Regular upkeep
Minor renovations (office/storage)	✔ Completed	Improved operational areas
Emergency response & safety protocols	✔ Updated	Posted for staff & public

### Visual Summary – Community Centre:

Facilities Maintenance: ██████████ 100%  
Renovation Projects: ██████████ 100%  
Safety Protocols: ██████████ 100%

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## 5. Arena

Task	Status	Notes
Boards cleaned	✓ Completed	July 2025
Ice-making equipment	⊗ Ordered	Expected early to mid-September; ice installation planned around September 20th

### Visual Summary – Arena:

Boards Cleaned: ██████████ 100%  
Ice Installation Prep: ⊗ 50%

---

## 6. Cemetery

Task	Status	Notes
Ongoing mowing	✓ In Progress	Regular upkeep
Plot marking	⊗ In Progress	Accurate identification for burials
Assistance with family needs	✓ Ongoing	Support for burials and inquiries
Gazebo, benches, and concrete	⊗ Pending	Awaiting next beautification meeting for decisions and next steps
Highway signage	✓ Completed	Highway signs have been updated

### Visual Summary – Cemetery:

Mowing: ██████████ 100%  
Plot Marking: ⊗ 50%  
Family Assistance: ██████████ 100%  
Gazebo/Benches/Concrete: ⊗ 50%  
Highway Signage: ██████████ 100%

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## 7. Ball Diamonds

Task	Status	Notes
Fence repairs	🔄 In Progress	Started multiple repairs around the diamonds
Mowing	✅ Ongoing	Regular upkeep
Dog signage	✅ Completed	“Dogs must be on leash at all times” signs installed

### Visual Summary – Ball Diamonds:

Fence Repairs: 🔄 50%  
 Mowing: ██████████ 100%  
 Dog Signage: ██████████ 100%

---

## 8. Campgrounds

Task	Status	Notes
Mowing & Grounds Maintenance	✅ In Progress	Several trees fell and were removed; regular upkeep continues
Occupancy & Fees	⚠️ Ongoing Issue	Numerous people stay at the campgrounds, but only a portion of visitors pay

### Visual Summary – Campgrounds:

Mowing & Grounds Maintenance: ██████████ 100%  
 Occupancy & Fees: ⚠️ 50%

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## 9. Fish Pond

Task	Status	Notes
Fountain operation	⚠️ In Progress	Fountain has issues; investigating motor problem; will update council once repaired
Mowing & Grounds Maintenance	✅ Ongoing	Regular upkeep
Benches & Bridge	🔄 Pending	Awaiting clarification from the next beautification committee meeting

### Visual Summary – Fish Pond:

Fountain Operation: ⚠️ 50%  
 Mowing & Grounds Maintenance: ██████████ 100%

## 10. Key Issues & Challenges

- Minor road gravelling delays due to weather.
  - Supply chain delays for specialized water infrastructure materials.
  - Emergency power at the reservoir is non-functional and requires immediate replacement.
  - RV sani-dump station at the campground is only working intermittently; dump line replacement planned under Wastewater for September.
  - Cemetery beautification items (gazebo, benches, concrete) pending decisions from the next meeting.
  - **Health & Safety Manual update in progress.**
  - Staff resource allocation managed to prevent service disruption.
- 

## 11. Next Steps (September 2025)

Area	Planned Action
Roads	Continue pothole repairs, gravelling, center line/crosswalk painting, and traffic sign repairs
Water & Wastewater	More about early steps and research for the possible 49 Street rehab; <b>continue development of updated SOPs and Emergency Response Plans</b>
Water	Replace emergency power transfer switch at reservoir
Wastewater	Replace dump line at campground RV sani-dump; continue sanitary main/service line repairs
Community Centre	Complete minor renovations
Arena	Install ice around September 20th
Cemetery	Continue mowing, plot marking, family assistance, review gazebo/benches/concrete at next beautification meeting
Ball Diamonds	Continue fence repairs, mowing, and monitor signage
Campgrounds	Continue mowing/grounds maintenance; monitor occupancy & payments
Fish Pond	Investigate fountain motor issue and repair; continue mowing; benches & bridge clarification at next beautification meeting
Public Works	Initiate winter readiness checks for fleet & equipment
Staff Training	Continue emergency response & operational procedure updates; <b>update Health &amp; Safety Manual</b>

Royal Canadian Mounted Police

Commanding Officer  
Alberta

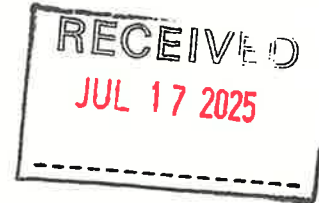


Gendarmerie royale du Canada

Commandant  
de l'Alberta

June 25, 2025

His Worship Robert McDonald  
Town of Bashaw  
PO Box 510,  
Bashaw, AB T0B 0H0



Dear Mayor Robert McDonald:

I'm writing to introduce myself as the new Commanding Officer of the Alberta Royal Canadian Mounted Police (RCMP). It is an incredible honour to step into this role and lead a police service with such an extensive history of service to the communities and citizens of Alberta.

People are at the heart of everything we do. That includes the dedicated employees on the front lines and behind the scenes, the citizens we serve, and the communities and governments we proudly partner with. None of our work is possible without the commitment, support and collaboration of people.

With 37 years of policing experience - much of it in Alberta - I have seen firsthand how people working together can shape strong communities. I have witnessed the remarkable impact that this committed partnership can have, not only during moments of crisis, but in the everyday interactions that build trust and strengthen public confidence.

Trust is not something that is given; it is earned, day in and day out. My leadership is grounded in public trust, transparency, accountability, and meaningful results. These principles will guide how we serve you and the citizens you represent. I firmly believe that our success is rooted in the strength of our relationships with the communities we serve and the partners we stand beside. That is why I am committed to fostering strong, open, and meaningful connections with you, listening actively, and ensuring our work reflects the needs and values of your community.

While I am proud of the high-quality policing services the Alberta RCMP delivers, I also recognize that there is always room to evolve. We are embracing innovation and leveraging technology to enhance effectiveness. You can see through initiatives like the Real Time Operations Centre (RTOC) and the Remotely Piloted Aircraft Systems (RPAS) program, that the Alberta RCMP is embracing innovation and applying technology in ways that enhance how we serve, protect, and connect with the public.

One of the most pressing challenges we face today is staffing. Recruitment continues to be a top priority - but it is only part of the solution. Retention is equally critical. We are actively exploring new strategies to attract and retain dedicated employees who see the Alberta RCMP as not only a great place to work, but a place to grow, lead and make a difference.

We have an exciting path ahead. While challenges exist, so too do opportunities to modernize, to collaborate and to build an even stronger, more community-focused provincial police service.

Thank you for your ongoing partnership and support. I look forward to working alongside each of you to build safer communities and ensure they remain the best place to live, work and raise our families.

Yours truly,



Trevor Daroux, O.O.M.  
Deputy Commissioner  
Commanding Officer Alberta RCMP

11140 – 109 Street  
Edmonton, AB T5G 2T4

Telephone: 780-412-5444  
Fax: 780-412-5445

**TOWN OF BASHAW  
MONTHLY STATEMENT  
June 30, 2025**

DESCRIPTION	GENERAL ACCOUNT	TERM DEPOSIT	TOTAL
<b>BALANCE AT END OF PREV MONTH</b>	\$ 778,776.94	\$ 554,549.94	\$ 1,333,326.88
RECEIPTS FOR THE MONTH	\$ 51,057.96		\$ 51,057.96
ALBERTA DIRECT DEPOSIT	\$ 45,834.59		\$ 45,834.59
VOID	\$ 7,875.68		\$ 7,875.68
<b>CCUBC /ROYAL/ATB /DEBIT- PAYMENTS</b>	\$ 137,539.44		\$ 137,539.44
GENERAL ACCOUNT INTEREST	\$ 2,106.17		\$ 2,106.17
TERM #54 INTEREST	\$ 934.94		\$ 934.94
TERM #53 INTEREST	\$ 409.18	\$ -	\$ 409.18
TERM DEPOSIT		\$ -	\$ -
TRANSFER FROM GENERAL TO TERM		\$ -	
TRANSFER FROM TERM TO GENERAL	\$ -		\$ -
<b>SUB-TOTAL</b>	\$ 1,024,534.90	\$ 554,549.94	\$ 1,579,084.84
DISBURSEMENTS FOR THE MONTH	\$ 295,429.99		\$ 295,429.99
TRANSFER TO/FROM TERM	\$ -	\$ -	\$ -
<b>BANK ERROR INTEREST</b>			\$ -
			\$ -
<b>DEBIT MACHINE &amp; TRANSACTIONS</b>	\$ 40.28		\$ 40.28
<b>BANK CONFIRMATION FEE</b>	\$ -		
<b>SCHOOL PAYMENT</b>	\$ 56,213.98		
	\$ -		\$ -
TRANSFER TO RECREATION BRD	\$ -		
<b>BALANCE AT END OF MONTH</b>	\$ 672,850.65	\$ 554,549.94	\$ 1,227,400.59
<b>BANK BALANCE AT MONTH END</b>	\$ 822,857.18	\$ 554,549.94	\$ 1,377,407.12
OUTSTANDING DAILY DEPOSITS	\$ -		\$ -
OUTSTANDING ONLINE/INTERAC	\$ 7,212.84		\$ -
OUTSTANDING DIR DEPOSITS	\$ -		
<b>SUB-TOTAL</b>	\$ 830,070.02	\$ 554,549.94	\$ 1,384,619.96
LESS OUTSTANDING CHEQUES	\$ 157,219.37		\$ 157,219.37
OUTSTANDING AUTO WITHDRAWALS			\$ -
BANK ERROR			
	\$ -		
	\$ -		
			\$ -
<b>BALANCE AT END OF MONTH</b>	\$ 672,850.65	\$ 554,549.94	\$ 1,227,400.59

THIS STATEMENT SUBMITTED TO COUNCIL

August 21, 2025

\_\_\_\_\_  
MAYOR

\_\_\_\_\_  
TOWN MANAGER



# Town of Bashaw

## General Ledger - Bank Reconciliation

Completed on 2025-07-15 by Darlene Tucker

Printed on: 2025-07-15

Printed by: Darlene Tucker

### 3-00-00-121-00 - Municipal Acct. in Credit Union

Statement Open:	\$837,357.36	+ Cleared Total:	(\$14,500.18)
		+ Adjustments:	\$0.00
Statement Close:	\$822,857.18	= Bank Rec Close:	\$822,857.18
		Proof:	\$0.00

Statement Start: 2025-06-01  
Statement End: 2025-06-30

### Un-Cleared Deposits

Trans. Date	Item Description	Type	Type #	Batch #	Amount
2025-06-30	Bank Deposit - OTHER	Cash Receipt		10561	\$72.26
2025-06-30	Bank Deposit - OTHER	Cash Receipt		10561	\$350.56
2025-06-30	Bank Deposit - OTHER	Cash Receipt		10561	\$200.00
2025-06-30	Bank Deposit - OTHER	Cash Receipt		10623	\$1,076.46
2025-06-30	Bank Deposit - OTHER	Cash Receipt		10561	\$103.06
2025-06-30	Bank Deposit - OTHER	Cash Receipt		10561	\$528.18
2025-06-30	Bank Deposit - OTHER	Cash Receipt		10561	\$167.76
2025-06-30	Bank Deposit - OTHER	Cash Receipt		10561	\$93.36
2025-06-30	Bank Deposit - OTHER	Cash Receipt		10561	\$159.37
2025-06-30	Bank Deposit - OTHER	Cash Receipt		10561	\$173.68
2025-06-30	Bank Deposit - OTHER	Cash Receipt		10561	\$186.82
2025-06-30	Bank Deposit - OTHER	Cash Receipt		10561	\$117.66
2025-06-30	Bank Deposit - OTHER	Cash Receipt		10561	\$93.36
2025-06-30	Bank Deposit - CREDIT CARD	Cash Receipt		10560	\$35.00
2025-06-30	Bank Deposit - OTHER	Cash Receipt		10603	\$177.31
2025-06-30	Bank Deposit - OTHER	Cash Receipt		10603	\$119.56
2025-06-30	Bank Deposit - OTHER	Cash Receipt		10596	\$120.00
2025-06-30	Bank Deposit - OTHER	Cash Receipt		10596	\$92.95
2025-06-30	Bank Deposit - OTHER	Cash Receipt		10596	\$120.00
2025-06-30	Bank Deposit - OTHER	Cash Receipt		10596	\$98.00
2025-06-30	Bank Deposit - OTHER	Cash Receipt		10597	\$182.00
2025-06-30	Bank Deposit - OTHER	Cash Receipt		10597	\$2,945.49
<b>Total Un-Cleared Deposits:</b>					<b>\$7,212.84</b>

### Un-Cleared Payments

Trans. Date	Item Description	Type	Type #	Batch #	Amount
2025-06-30	BASHAW CONCRETE	AP Payment	26567	10566	(\$756.00)
2025-06-30	PARKLAND REGIONAL LIBRARY SYSTEM	AP Payment	26568	10566	(\$2,183.71)
2025-06-30	WFR WHOLESALE FIRE & RESCUE LTD.	AP Payment	26569	10566	(\$382.70)
2025-06-30	HWY 12/21 REGIONAL WATER SERVICE COMM	AP Payment	26570	10566	(\$32,130.09)
2025-06-30	CANOE PROCUREMENT GROUP OF CANADA	AP Payment	26571	10566	(\$757.89)
2025-06-30	ECHOGLLEN GARDENS	AP Payment	26572	10566	(\$3,675.00)
2025-06-30	OK TIRE & AUTO	AP Payment	26573	10566	(\$4,410.96)
2025-06-30	REYNOLDS MIRTH RICHARDS & FARMER LLP	AP Payment	26574	10566	(\$5,866.00)
2025-06-30	RAY'S TRAILER SALES (2007) LTD	AP Payment	26575	10566	(\$458.81)
2025-06-30	D & M CONCRETE PRODUCTS LTD	AP Payment	26576	10566	(\$565.69)
2025-06-30	ALBERTA WASTE HANDLING	AP Payment	26577	10566	(\$630.00)
2025-06-30	STERLING POWER SYSTEMS INC	AP Payment	26578	10566	(\$15,745.46)
2025-06-30	INNOV8 DIGITAL SOLUTIONS INC.	AP Payment	26579	10566	(\$120.77)
2025-06-30	DARLENE TUCKER	AP Payment	26580	10566	(\$1,730.00)
2025-06-30	DIAKONIA CONSTRUCTION LTD	AP Payment	26581	10566	(\$1,470.00)
2025-06-30	ASSOCIATED FIRE SAFETY	AP Payment	26582	10566	(\$6,714.75)
2025-06-30	UNDER PRESSURE LINE JETTING INC.	AP Payment	26583	10566	(\$598.50)
2025-06-30	C4NER CONSULTING	AP Payment	26584	10566	(\$4,746.24)
2025-06-30	BODEN SAND AND GRAVEL	AP Payment	26585	10566	(\$1,490.58)



# Town of Bashaw

## General Ledger - Bank Reconciliation

Printed on 2025-07-15  
Printed by Darlene Tucker

Completed on 2025-07-15 by Darlene Tucker

**3-00-00-121-00 - Municipal Acct. in Credit Union**

Statement Open:	\$837,357.36	+ Cleared Total:	(\$14,500.18)
		+ Adjustments	\$0.00
Statement Close:	\$822,857.18	= Bank Rec Close:	\$822,857.18
		Proof:	\$0.00

Statement Start: 2025-06-01  
Statement End: 2025-06-30

### Un-Cleared Payments

Trans. Date	Item Description	Type	Type #	Batch #	Amount
2025-06-30	RANGE ROAD ENTERPRISES LTD	AP Payment	26586	10566	(\$8,400.00)
2025-06-30	LOCAL AUTHORITY PENSION PLAN	AP Payment	17859	10614	(\$5,719.60)
2025-06-30	TRANSALTA ENERGY MARKETING CORP	AP Payment	17861	10614	(\$11,962.87)
2025-06-30	DIRECT ENERGY BUSINESS	AP Payment	17866	10614	(\$1,060.45)
2025-06-30	WFR WHOLESALE FIRE & RESCUE LTD.	AP Payment	26587	10612	(\$919.41)
2025-06-30	VILLAGE OF CLIVE	AP Payment	26588	10612	(\$20,000.00)
<b>Total Un-Cleared Payments:</b>					<b>(\$132,495.48)</b>

### Un-Cleared Other

Trans. Date	Item Description	Type	Type #	Batch #	Amount
2025-06-30	CAFT			10633	(\$14,192.18)
2025-06-30	RECEIVER GENERAL OF CANADA	Payable Account		10635	(\$5,586.37)
2025-06-30	RECEIVER GENERAL OF CANADA	Payable Account		10635	(\$864.92)
2025-06-13	Computer Cheques			1	(\$686.70)
2025-06-13	Computer Cheques			1	(\$597.68)
2025-06-13	Computer Cheques			1	(\$632.10)
2025-05-29	Computer Cheques			1	(\$239.40)
2025-04-30	Computer Cheques			1	(\$500.00)
2025-04-30	Computer Cheques			1	(\$309.54)
2025-03-31	Computer Cheques			1	(\$75.00)
2024-08-31	Computer Cheques			1	(\$1,040.00)
<b>Total Un-Cleared Other:</b>					<b>(\$24,723.89)</b>

Bank Rec Close:	\$822,857.18
+ Un-Cleared Deposits:	\$7,212.84
+ Un-Cleared Payments:	(\$132,495.48)
+ Un-Cleared Other:	(\$24,723.89)
= Adjusted Bank Rec Total:	\$672,850.65
Bank Balance as of 2025-06-30:	\$672,850.65

## CAO

---

**From:** Bashaw Ag Society Events <events@bashawagsociety.org>  
**Sent:** July 30, 2025 4:38 PM  
**To:** CAO; Bashaw Ag Society Info  
**Subject:** Bashaw AG Society-Playground: Request for approval

Dear Mayor and Town Council,

On behalf of the Bashaw & District Agricultural Society, I would like to formally request approval from the Town of Bashaw and Town Council to begin exploring the possibility of installing a new playground at the AG Grounds.

The proposed location for the playground is in the southeast corner of the grounds—directly south of the hall, beside the shower building, and within the white fence. At this stage, we are in the very early phases of planning and would like to seek approval before proceeding further.

As you may be aware, the existing playground—situated behind Ball Diamonds 1 and 2—is in significant need of replacement. With the wide range of events hosted at the AG Grounds throughout the year, including ball tournaments, cattle shows, family reunions, weddings, and rodeo events, the space welcomes many families and children. We believe that a new, safe, and centrally located playground would be a valuable enhancement to the grounds and a great benefit to our community.

Thank you for your time and consideration of this request. We look forward to working collaboratively on this potential improvement to our community space.

Sincerely,

**Natasha Larkin**

On behalf of the Bashaw & District AG Society

--

Thank you,

**Natasha Larkin**

The Bashaw and District Agricultural Society

Highway 53 East | Bashaw, AB

[events@bashawagsociety.org](mailto:events@bashawagsociety.org)

[bashawagsociety.org](http://bashawagsociety.org)





**BASHAW**

NW33 41-21-4

892 1305

752 0530

41-214

Town of Bashaw

**Request for Decision**



Meeting:	Regular Council
Meeting Date:	August 21, 2025
Originated by:	Theresa Fuller, Chief Administrative Officer
Agenda Item:	7.3 Master Rates & Schedules – Ball Diamond Fees

**Background/Proposal:**

Attached are:

- Town of Bashaw Master Rates & Schedules – Baseball Diamond User fees
- Ball Diamond Fees Comparison 2025
- Bashaw Minor Ball Association attendance numbers (Other is City of Camrose)

Assumptions on Calculations:

- Ball diamond use Data collected from Minor Ball bookings for 2025
- Each use is assumed as 1 hour – total of 164 ball diamond uses for full season accessing all diamonds as currently scheduled on the booking calendar.
- Tournament use is per diamond per day. No data available for the number of games or hours. 13 days over several diamonds.
- Estimated 8 teams for the 2025 season, based on the booking calendar.

<b>2024 Financial information</b>			
Revenue	\$1,841.90		Includes other user bookings for tournaments
Expenses			
Chalk		\$1,200.00	50 bags of chalk
Trash cans		\$1,556.00	Minor ball requested additional garbage cans
11 yards red shale		\$2,640.00	Bashaw concrete
coat hooks for dugouts		\$114.94	
Total	\$1,841.90	\$5,510.94	
Deficit offset through taxes	-\$3,669.04		

\*\* Expenses do not include mowing costs, weed whipping, weed spraying, garbage bags, water for washrooms, consumables for washrooms, chemical for spraying weeds.  
 \*\* Minor ball has online access to the booking calendar at no cost.

2025 Revenue is \$2060.00 and currently the expenses are \$2678.35. Public works repaired the fences, and those expenses do not appear to be on the expenses listed.

**Discussion/Options/Benefits/Disadvantages:**

- Smaller municipalities do not have fees for use, however many of them have volunteers maintaining the facilities
- Variety of ways to charge. The typical is per diamond per use for regular season; or flat rates.
- Tournaments – charges vary as well.
- Larger municipalities provide more services, including chalk, and higher quality facilities.
- Most facilities require their users to provide their own chalk.
- Estimations for per child fee are based on 117 participants.
- Many of the municipalities polled received support from their neighboring county for either annual maintenance or substantial fence/facility repair.
- 66 % of Minor Ball users are Camrose County residents.
- 26% are Town of Bashaw residents.

Based on the comparisons of services, the town of Bashaw fees are low for the services provided. The town does provide washroom facilities. One location encourages booking a porta potty at the users' expense.

The challenge - there is no direct comparison that is quantifiable.

**Recommendations:**

1. Increase the per child fee to a minimum of \$20.00 per child or consider a flat annual rate.
2. Chalk – provide a minimum of 25 bags for season, and users provide the balance of what is needed, or discontinue providing chalk.
3. Arrange a volunteer work bee at the start of the season to bring the facility to higher operational standard.
4. Keep all fees the same and discontinue providing chalk, require the volunteers to participate in work bee to get the facility prepared for the season.
5. Determine who is responsible for dragging the diamonds and frequency.
6. Turn over the maintenance and operations of the facility to the volunteer group.
7. Continue as current, assuming a deficit through tax base.

**Costs/Source of Funding (if applicable)**

Fee for service.

Taxation

**Applicable Legislation:**

Municipal Government Act; Section 243(1) and Section 7.

**Community Engagement Consideration:**

The administration is willing to proceed as the council's request.

**Recommended Action:**

Proceed with the following motion:

Approved: yes /no Motion # \_\_\_\_\_

Account Code: \_\_\_\_\_

MOVED BY \_\_\_\_\_ to direct administration to amend the master rates & schedules bylaw changing the ball diamond fees to \$20.00 (or \$25.00) per child under 18 as the seasonal fee (not including tournaments) and the tournament fees to \$57.50 per diamond per day for Adults, \$47.00 per diamond per day for Youth.

MOVED BY \_\_\_\_\_ to direct administration to prepare a (letter/or policy) for Ball diamond use, outlining the expectations for the services the town will provide and what volunteers obligations for council to review for the next council meeting.

Or motion of Council determination.

**Discussion Result:**

Additional research Requested:



**R&R Symphony**  
**General Ledger Transactions**  
**G/L Account: 1-71-00-410-12 - Ball Diamond Revenue**

**Transaction Year: 2025**

Month	Date	Amount	Balance	Description	Name	Ref.Type	Reference	Type	Batch #	Account Type	Account ID
2025-01	2025-01-30	(\$150.00)	(\$150.00)	3 DIAMONDS X 1 DAY	FORTIS - BALL TOURNAMENT			IV	1		
2025-05	2025-05-30	(\$440.00)	(\$590.00)	BASHAW MINOR BALL	BASHAW MINOR BALL			RC	1		
2025-06	2025-06-11	(\$300.00)	(\$890.00)	BASHAW SLO PITCH	BASHAW SLO PITCH			RC	1		
2025-07	2025-07-28	(\$1,170.00)	(\$2,060.00)	BASHAW MINOR BALL FEES	BASHAW MINOR BALL	AR Invoice	8	IV	10794	Receivables	1142

**Transaction Year: 2025**

**Opening Balance: \$0.00    Closing Balance: (\$2,060.00)**

**2025 Budget: (\$1,800.00)    2025 Total: (\$2,060.00)**



**R&R Symphony  
General Ledger Transactions**

**Transaction Year: 2025**

**G/L Account: 2-71-00-250-12 - Ball Diamond & Raquet Sports Rep&Maint**

Month	Date	Amount	Balance	Description	Name	Ref.Type	Reference	Type	Batch #	Account Type	Account ID
2025-06	2025-06-3	\$1,419.6	\$1,419.6	Ball Diamond & Raquet Sports Rep&Maint	BODEN SAND AND GRAVEL	AP Invoice	<b>40443</b>	IV	<b>10563</b>	Payables	1409
2025-06	2025-06-3	\$720.00	\$2,139.6	Ball Diamond & Raquet Sports Rep&Maint	BASHAW CONCRETE	AP Invoice	<b>BC34592</b>	IV	<b>10563</b>	Payables	20
2025-06	2025-06-3	\$498.75	\$2,638.3	Ball Diamond & Raquet Sports Rep&Maint - BASELINE CHALK	D & M CONCRETE PRODUCTS	AP Invoice	<b>30663</b>	IV	<b>10563</b>	Payables	817
2025-06	2025-06-3	\$40.00	\$2,678.3	Ball Diamond & Raquet Sports Rep&Maint - PALLET DEPOSIT	D & M CONCRETE PRODUCTS	AP Invoice	<b>30663</b>	IV	<b>10563</b>	Payables	817

**Transaction Year: 2025**

**Opening Balance: \$0.00    Closing Balance: \$2,678.35**

**2025 Budget: \$4,500.00    2025 Total: \$2,678.35**



**Ball Diamond Fees Comparison 2025**

Municipality	Youth Rate	Tournament Fee	Adult	Adult tournament	Description of Operations	youth rate	tournament	Total	Per child fee calculation (based on 117 kids youth rate reg season)
Clive	nchg	nchg	\$20.00	\$50.00	Local access facility for free, out of town pay a fee. Adult and tournament listing are for out of town patrons, Tournament is for weekend. \$20 is per game, per diamond. The village mows the outfield and park space, changes garbages, cleans and maintains washrooms and concession building. Village does weed control. Minor ball looks after raking infield, maintenance of dugouts - volunteer labor, village pays for supplies. Cost sharing with County to build new backstop.	0	0	0	
Edberg	nchg	nchg	nchg	nchg	Recreation board maintains the sports grounds	0	0	0	
Ponoka	\$21.26 per diamond per use	\$48.30 per diamond per day	\$33.86 per diamond per use	\$78.75 per diamond per day	The town maintains the fields.	\$3,486.64	\$627.90	<b>\$4,114.54</b>	\$29.80
Lacombe	\$29.87 per game/practice	\$56.65 per diamond per day	\$45.32 per game/practice	\$92.70 per diamond per day	plus gst. City maintains the fields.	\$4,898.68	\$736.45	<b>\$5,635.13</b>	\$41.87
Bentley	\$40.00 per team	\$50 per diamond per day	\$100 per team	\$60 per diamond per day	Town maintains diamonds, provides shale, do not provide chalk, bases, or other supplies. Their pricing is from 2016 and due for review.	\$320.00	\$650.00	<b>\$970.00</b>	\$2.74
Sundre	\$669.50 per season	\$83.74 per tournament	\$22.35 per game	\$167.53 per diamond	add gst, town maintains. No washrooms, booking porta potties, responsibility of user.	\$669.50	\$334.96	<b>\$1,004.46</b>	\$5.72
Sylvan Lake	\$22.45 per diamond per hour \$65.87 per diamond per day weekday \$134.54 per diamond per day weekend	\$1015.65 for three diamonds	\$37.40 per diamond per hour \$118.57 per diamond per day weekday \$224.26 per diamond per day weekend	\$1691.17 for three diamonds	Town maintains diamonds, and they are a higher end facility.	\$3,681.80	\$1,749.02	<b>\$5,430.82</b>	\$31.47
Big Valley	nchg	nchg	nchg	Nchg	Ag society operates, maintains, shale and fence repairs funded by village	0	0		0

**Ball Diamond Fees Comparison 2025**

Elnora	nchg	nchg	nchg	nchg	Provincials held there from time to time. Facility is maintained by volunteers, and they do not request funding from the village. One diamond is located on school property. This diamond is not maintained by the village either.	0	0		0
Bashaw	\$10.50 per child	\$42.00 per diamond per day	\$262.50	\$52.50 per diamond per day	Town maintains diamonds, provides shale, provides chalk, provides washroom facilities, paper products for washroom, weed treatment.	\$1,228.50	\$546.00	<b>\$1,774.50</b>	\$10.50

# RECREATION PLAYER LOCATIONS

USER GROUP \_\_\_\_\_ Bashaw Minor Ball Association \_\_\_\_\_

DATE OF SEASON \_\_\_\_\_ 2025 \_\_\_\_\_

<u>JURISDICTION</u>	<u>NUMBER OF PLAYERS</u>
TOWN OF BASHAW	30
COUNTY OF CAMROSE	77
COUNTY OF PONOKA	2
COUNTY OF STETTLER	1
COUNTY OF LACOMBE	5
COUNTY OF WETASKWIN	
OTHER	2
TOTAL	117

**BASHAW MINOR BALL - Minutes**  
**Friday, June 20, 2025**  
**1:00 pm**

1. INTRODUCTIONS

CAO Fuller introduced Rick Schmidt and Kerri McNally to each other.

2. Minutes & Ball Diamond Guidelines from 2024

Available in the event of a need to review.

3. RECREATION FINANCIALS

1. FINANCIAL REPORT

Theresa shared the town revenue and expenses with Kerri. Reviewed the docs and chatted with each other regarding how each organization works. Clarified with Kerri that the expense sheets do not include washroom supplies, water, grass cutting, etc.

- Bashaw Minor Ball – volunteer group that operates on the registration fees, currently not a charitable organization. They operate with minimal funds.
- Town of Bashaw – all shortfalls in revenue are offset through taxation. No operational support is provided for Ball diamonds from Camrose County.
- Funds from Camrose County are grants for recreational programming and are applied for and paid to the Bashaw & Area Recreation Board.

2. Town of Bashaw Master Rates & Schedules

- Provided for information. These rates have been in place prior to 2015.
- Historically tournaments did not occur, only playoff games on a weekend.
- Chatted about the difference between playoff games (which are included in the per child fee) and tournaments (which are charged a diamond fee)

4. Minor Ball Concerns

- Reduction in service levels
- State of each ball diamond
- Weed trimming
- Shale needs
- Chalk needs

Kerri shared Minor ball's concerns regarding the condition of the diamonds earlier in the season. She shared how volunteers repaired sections of the fencing and replaced hooks that were vandalized in the dugouts. Diamond 3 requires shale and to be floated regularly to keep the shale softer and weed free.

Minor ball arranged to pick weeds and assist with cleanup of the facilities earlier in the year.

Ball diamond 3 – there are challenges with accessibility to the ball diamond for staff and Minor ball. The diamond being located within the track is problematic. Public works can't access it to maintain it when the track is in use. Ag patrons use the track and limit the access to the field.

Minor ball is concerned when the diamond has not been maintained and is upset at the town for not completing the work. When staff could not get into it; to do it.

Minor ball will have hosted 3 tournaments this year and plans to host 4 tournaments in 2026. They anticipate the need for 90 bags of chalk

5. Service Level Changes

Discuss current operations and what level the town can offer

Shale purchases – please let us know when tournaments etc. are. Let us order and buy the shale. We can get it for 140 per tonne vs the 240.

Chalk – the increasing costs – are there other ways to fund it?

For several years the chalk use was at 25 bags per season. Last year we purchased 50 bags, believing we would have enough for this season as well.

It ran out. Kerri mentioned – for next year they project needing 90 bags of chalk. (50 bags in 2024 cost \$1200.00)

We chatted about arranging to meet in February to prepare for the season and proactively have conversations.

Theresa requested that Kerri chat with Minor ball board and determine what increase to the fees would be acceptable. Kerri to provide information to Theresa prior to the next council meeting on July 16, 2025. It is anticipated that Council will adjust the fee per child rate at the next council meeting.

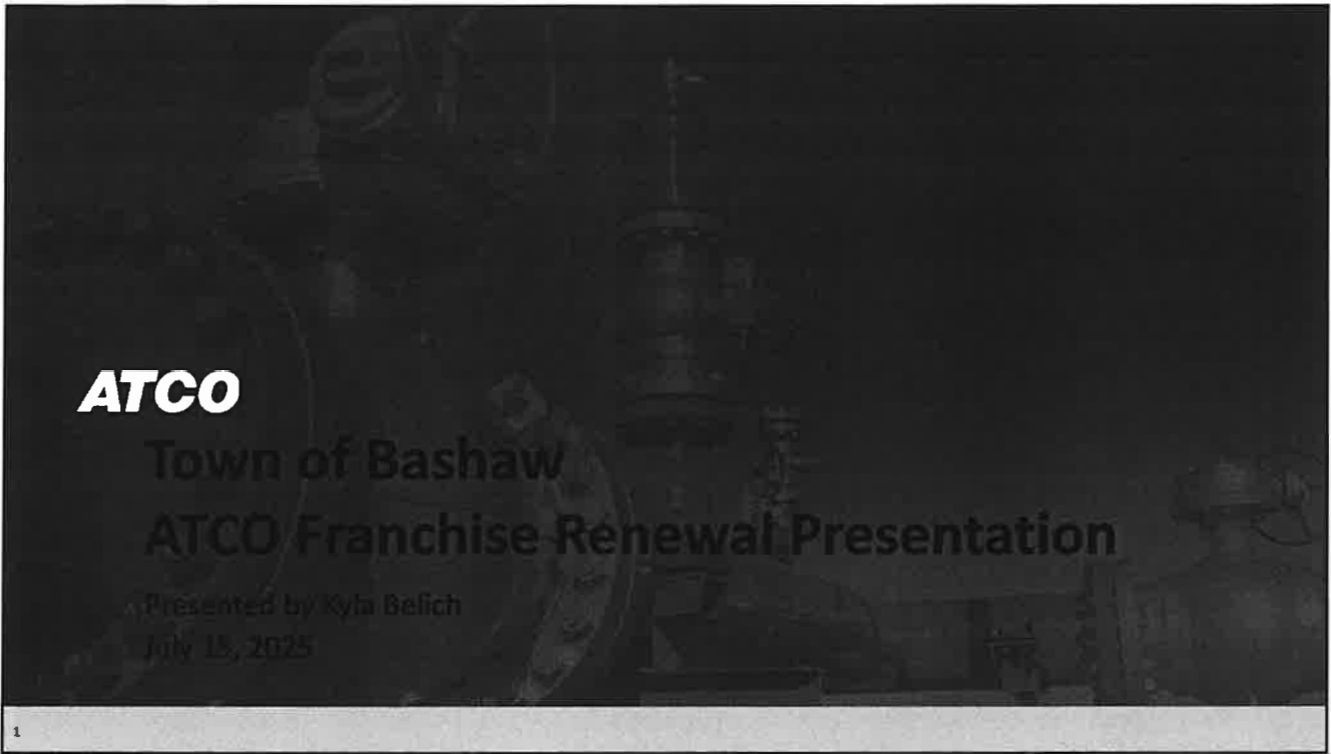
6. ADDITIONS

Theresa contacted the Ag Society and talked with Natasha about the access to diamond 3 concerns.

It was agreed – to meet in February 2026, prior to ball season to discuss preparation details, and access to ball diamond three. The Ag society would like to be involved with the meeting to ensure they are aware of when the tournaments are being planned.

7. ADJOURNMENT

8. Next Meeting – February 2026.



**ATCO**  
Town of Bashaw  
**ATCO Franchise Renewal Presentation**  
Presented by Kyla Belich  
July 15, 2025

1

1

### Franchise Agreement Overview



The Franchise Agreement is an agreement between ATCO and the Town of Bashaw ("the municipality").

The municipality grants ATCO certain rights to provide natural gas distribution service to consumers.

ATCO commits to terms and conditions under which it will deliver natural gas service within the community.

Franchise Renewal Presentation **ATCO**

2

## Serving the Town of Bashaw

- ATCO has served the Town of Bashaw since 1959.
- The Town is served by the ATCO offices located in Ponoka, Wetaskiwin and Red Deer.

Franchise Renewal Presentation

**ATCO**

3

## Franchise Agreement

- Term of current franchise agreement expires on 31 January 2026
- Current agreement remains in effect beyond the term expiry, until the agreement is terminated or renewed.



Franchise Renewal Presentation

**ATCO**

4

## AUMA Franchise Agreement Template

- The franchise agreement is based on an AUMA template developed in 2003.
- A new version of the AUMA franchise agreement template was negotiated and approved in early 2015.

5

## Agreement Term

- Minimum 10 year / maximum 20 year term, with an end date.
- Agreement continues in effect after the end date, unless renewed or terminated
- **NOTE:** If the agreement is not renewed or terminated within one year after the term ends, the franchise fee paid to the municipality is halved with the other half held in an interest-bearing trust account until the agreement is renewed.



6

## Grant of Franchise

- Grants ATCO exclusive right to install pipe in municipal right-of-ways for the purpose of delivering gas to customers.
- The municipality commits not to grant similar rights to another company for the term of the agreement.
- ATCO agrees to bear full responsibility of the distribution system and ensure all services delivered in the municipality are in accordance with ATCO's Delivery Tariff.



Franchise Renewal Presentation

**ATCO**

7

## Franchise Fee

- Franchise fee is for exclusive use of municipal right-of-ways for installation of ATCO's distribution system.
- Current fee in Bashaw is 13% of the revenue ATCO earns delivering gas in your community (excludes commodity cost of gas)
- Franchise fee is recovered from customers in Bashaw via a **Rider A** on their monthly bill.
- Franchise fee can be adjusted annually
- The AUC-prescribed cap for franchise fees is 35%.



Franchise Renewal Presentation

**ATCO**

8

## Municipal Taxes

- Offers an opportunity to collect linear taxes in addition to the franchise fee.
- Currently, the Town of Bashaw does collect separate linear taxes at a rate that equals approximately 2.7% of the revenue ATCO earns delivering gas in your community (excludes commodity cost of gas)
- This municipal tax is recovered from customers in Bashaw via a **Rider B** on their monthly bill



Franchise Renewal Presentation **ATCO**

9

## Core and Extra Services

- Outlines core services provided by ATCO (Schedule A).
  - Requires ATCO to annually report specific service levels to the municipality (e.g. reliability, customer satisfaction, public safety.)
- Includes provision that the municipality can request “extra” services from ATCO (Schedule B).
  - Provided under a separate agreement.
  - Costs for extra services collected only from customers of the municipality.



Franchise Renewal Presentation **ATCO**

10

## Sale of Natural Gas Distribution System

- Outlines the municipality's right, subject to AUC approval, to acquire ATCO's distribution system upon expiry of the term or termination of the Agreement (Section 47 of the *Municipal Government Act*).
- Price to be negotiated, with unresolved issues, if any, referred to the AUC for determination.



Franchise Renewal Presentation

**ATCO**

11

## Provision of Plans and Equipment

- ATCO to provide the municipality with plans showing locations (excluding depth) and alignments of the gas distribution system, excluding service lines and installations on private property.
- ATCO to co-operate with the municipality's fire department to provide necessary equipment for the operation of ATCO's curb boxes and service valves.



Franchise Renewal Presentation

**ATCO**

12

## Construction/Maintenance of Gas System

- Outlines:
  - Plan and notice requirements for municipal approval.
  - Restoration requirements.
  - Emergency repair notification.
  - Requires that ATCO obtain approvals from other utilities, including facility locates.
  - As-built requirements for major work.



Franchise Renewal Presentation **ATCO**

13

## Cost of Relocations

- ATCO will relocate its facilities in municipally-owned property (e.g. streets, lanes) to accommodate municipal work at our cost, provided that the municipality:
  - Provides one year's notice.
  - Provides a suitable alternative location.
  - Considers ATCO's costs in the determination of the relocation request.
  - Is not acting as a land developer.



Franchise Renewal Presentation **ATCO**

14

## Distribution System Expansion

- ATCO will extend its distribution system to provide service to customers, at no cost to the municipality, under its AUC-approved Terms and Conditions of Service.
  - Includes extending distribution mains to any customer, at no cost to the customer, where the municipality has extended its sewer and water infrastructure.



Franchise Renewal Presentation **ATCO**

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## Increase in Municipal Boundaries

- Franchise rights / obligations automatically extend to all areas annexed by the municipality if annexation size is less than 640 acres or 25% of the current size of the municipality.
- For larger annexations, the municipality has the option to add the increased area to our franchise area or terminate the agreement.



Franchise Renewal Presentation **ATCO**

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## Joint Use of Municipal Rights-of-Way (RoW)

- Allows the municipality to use the RoW granted to ATCO Gas for a municipal purpose, as long as it does not interfere with our use.
- ATCO can allow others to use the RoW, with the approval of the municipality.
- Agreement encourages joint trenching.



Franchise Renewal Presentation

**ATCO**

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## Albertans Counts on ATCO

Since 1912, our customers have counted on us to deliver safe and reliable natural gas.

Today, as Alberta's largest natural gas distributor, we serve more than 1.1 million customers in almost 300 communities.



Franchise Renewal Presentation

**ATCO**

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## Our Commitment to Safety

- Respond 24/7 to natural gas emergencies.
- Respond daily to service calls from customers (meter installations, appliance inspections, repairs to natural gas lines)
- Ongoing inspection of our distribution system to prevent leaks and ensure integrity.



Franchise Renewal Presentation

**ATCO**

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## Questions?



Franchise Renewal Presentation

**ATCO**

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**ATCO GAS AND PIPELINES LTD.**  
**Historic and Forecast Franchise Fee and Property Tax Information for the Town of Bashaw**

**Historic Information**

	<u>2020</u>	<u>2021</u>	<u>2022</u>	<u>2023</u>	<u>2024</u>	<u>Five Year Average</u>
Franchise Fees (Current rate: 13%, Method A&P)	\$43,504	\$45,182	\$56,675	\$42,976	\$44,934	\$46,654
Average Annual Franchise Fees Per Average Residential Customer Using 105 GJ's per Year	\$76.53	\$82.15	\$95.78	\$73.30	\$80.44	\$81.64
Franchise Fee Percentage	15.00%	15.00%	15.00%	13.00%	13.00%	
Company Delivery Revenue	\$290,011	\$301,174	\$376,802	\$319,769	\$343,921	

**Forecast Information**

Franchise Fee Method "A"	Municipal Income			Impact on Average Residential Customer			Forecast 2025 Company Delivery Revenue	Forecast 2025 Delivery Revenue Per Average Residential Customer Using 105 GJs / year
	Forecast 2025 Annual Franchise Fee Total	Estimated 2025 Property Tax Total	Estimated 2025 Annual Fee+Tax Total	Forecast 2025 Annual Franchise Fee Average Residential	Estimated 2025 Annual Property Tax Average Residential	Estimated 2025 Annual Fee+Tax Average Residential		
5.00%	\$17,669	\$10,070	\$27,739	\$31.01	\$17.67	\$48.69	\$353,387	\$620.26
10.00%	\$35,339	\$10,070	\$45,409	\$62.03	\$17.67	\$79.70		
15.00%	\$53,008	\$10,070	\$63,078	\$93.04	\$17.67	\$110.71		
20.00%	\$70,677	\$10,070	\$80,747	\$124.05	\$17.67	\$141.73		
25.00%	\$88,347	\$10,070	\$98,417	\$155.07	\$17.67	\$172.74		
35.00%	\$123,686	\$10,070	\$133,756	\$217.09	\$17.67	\$234.77		

Estimated Property Tax Percent                      **2.85%**

Method "A" franchise fee percent is applied to Company Delivery Revenue.



## Bylaw No 835 - 2025

A bylaw of the Town of Bashaw (the Municipality) to authorize the Mayor and Administrator to execute an agreement with ATCO Gas and Pipelines Ltd. (the Company) to renew an agreement with and to confer a franchise on the Company to deliver natural gas to customers within the Municipality.

**WHEREAS** the Company has requested a franchise be granted to provide natural gas services to customers within the Municipality;

**AND WHEREAS** it is deemed that such an agreement would be of benefit to customers within the Municipality;

**THEREFORE** under the authority of the Municipal Government Act, R.S.A. 2000, Chapter M-26, Part 3, Division 3, Section 45 - 47 be it enacted that the Mayor and Administrator be authorized to sign the agreement which is attached to and forming part of this bylaw and marked as Schedule "A" between the Municipality and the Company to renew an agreement with and to confer a franchise on the Company to deliver natural gas services within the Municipality;

This bylaw shall come into force upon the agreement being approved by the Alberta Utilities Commission for the Province of Alberta, and upon being given Third reading and finally passed.

**READ** a First time this 21<sup>st</sup> day

Of August 2025.

\_\_\_\_\_  
Mayor

\_\_\_\_\_  
Administrator

**READ** a Second time this \_\_\_\_\_  
\_\_\_\_\_ day of  
\_\_\_\_\_ 202\_

\_\_\_\_\_  
Mayor  
\_\_\_\_\_  
Administrator

**READ** a Third time and  
finally passed this \_\_\_\_\_ day  
of \_\_\_\_\_ 202\_

\_\_\_\_\_  
Mayor  
\_\_\_\_\_  
Administrator

**SCHEDULE A**

**NATURAL GAS DISTRIBUTION SYSTEM FRANCHISE AGREEMENT**

**2026**

**BETWEEN:**

**TOWN OF BASHAW**

---

**- AND -**

**ATCO GAS AND PIPELINES LTD.**

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**NATURAL GAS DISTRIBUTION SYSTEM FRANCHISE AGREEMENT**

BETWEEN

**TOWN OF BASHAW**, a municipality located in the  
Province of Alberta (the "Municipality")

OF THE FIRST PART

– and –

**ATCO GAS AND PIPELINES LTD.**, a  
corporation having its head office at the City of  
Edmonton, in the Province of Alberta (the  
"Company")

OF THE SECOND PART

WHEREAS by Agreement dated August 28, 1959, made between the Company and the Municipality a franchise was granted to the Company to supply natural gas to the Municipality and its inhabitants, for a period of twenty (20) years;

WHEREAS by Agreement dated January 7, 1980, the Agreement was renewed and extended for a period of ten (10) years;

WHEREAS by Agreement dated May 27, 1982, the Agreement was amended;

WHEREAS by Agreement dated March 15, 1991, the Agreement was renewed and extended for a period of ten (10) years;

WHEREAS by Agreement dated March 16, 2004, the Agreement was renewed and extended for a period of ten (10) years;

WHEREAS by Agreement dated February 1, 2016, the Agreement was renewed and extended for a period of ten (10) years; and

WHEREAS the Municipality desires to grant and the Company, collectively the "Parties", desires to obtain an exclusive franchise to provide Natural Gas Distribution Service within the Municipal Service Area on the terms and conditions herein contained;

NOW THEREFORE in consideration of the mutual covenants and promises herein contained, the Parties hereby agree as follows:

**1) Definitions and Interpretation**

Unless otherwise expressly provided in this Agreement, the words, phrases and

expressions in this Agreement will have the meanings attributed to them as follows:

- a) “**Agreement**” means this Natural Gas Distribution System Franchise Agreement;
- b) “**Alternative Course of Action**” shall have the meaning set out in paragraph 14 (c);
- c) “**Commission**” means the Alberta Utilities Commission (AUC) as established under the *Alberta Utilities Commission Act* (Alberta);
- d) “**Company**” means the Party of the second part to this Agreement and includes its successors and permitted assigns;
- e) “**Construct**” means constructing, reconstructing, upgrading, extending, relocating, or removing any part of the Natural Gas Distribution System;
- f) “**Consumer**” or “**Consumers**” as the text may require, means any individual, group of individuals, firm or body corporate, including the Municipality, with premises or facilities located within the Municipal Service Area from time to time that are provided with Natural Gas Distribution Service by the Company pursuant to the Company’s Delivery Tariff;
- g) “**Core Services**” means all those services set forth in Schedule “A” of this Agreement;
- h) “**Delivery Tariff**” means the rates and Terms and Conditions of service approved by the Commission from time to time on an interim or final basis, as the case may be, for the Company to deliver Natural Gas to the Consumer;
- i) “**Electronic Format**” means any document or other means of communication that is created, recorded, transmitted or stored in digital form or in any other intangible form by electronic, magnetic or optical means or by any other computer-related means that have similar capabilities for creation, recording, transmission or storage;
- j) “**Extra Services**” means those services set forth in Schedule “B” that are requested by the Municipality for itself or on behalf of its citizens and provided by the Company in accordance with paragraph 7 of this Agreement;
- k) “**GUA**” means the *Gas Utilities Act* (Alberta);
- l) “**Intended Time Frame**” shall have the meaning set out in paragraph 14 (c);
- m) “**Maintain**” means to maintain and keep in good repair any part of the Natural Gas Distribution System;
- n) “**Major Work**” means any Work to Construct or Maintain the Distribution System that costs more than one-hundred thousand (\$100,000.00) dollars;

- o) “**MGA**” means the *Municipal Government Act* (Alberta);
- p) “**Modified Plans**” shall have the meaning set out in paragraph 14 (c)(ii);
- q) “**Municipality**” means the Party of the first part to this Agreement;
- r) “**Municipal Compensation**” shall have the meaning set out in paragraph 20;
- s) “**Municipal Service Area**” means the geographical area within the legal boundaries of the Municipality where the Company has been granted rights hereunder in connection with, among other matters, Natural Gas Distribution Service, as altered from time to time;
- t) “**Municipal Property**” means all property, including lands and buildings, owned, controlled or managed by the Municipality within the Municipal Service Area;
- u) “**Natural Gas**” means a combustible mixture of hydrocarbon gases;
- v) “**Natural Gas Distribution Service**” means the delivery of Natural Gas in accordance with the Company’s Delivery Tariff;
- w) “**Natural Gas Distribution System**” means any facilities owned by the Company which are used to provide Natural Gas Distribution Service within the Municipal Service Area, and without limiting the generality of the foregoing, will include all mains, pipes, conduits, valves and all other installations used and required for the purpose of delivering Natural Gas to the Consumer within the Municipal Service Area and includes any Natural Gas transmission lines owned by the Company within the Municipal Service Area;
- x) “**NOVA Gas Transmission Ltd. (NGTL)**” means NGTL and its successors, as applicable, for purposes of paragraph 5 g) of this Agreement. For greater certainty, the provisions of paragraph 5 g) may only apply in relation to franchises held by ATCO;
- y) “**Operate**” means to operate the Natural Gas Distribution System, or to interrupt or restore service in any part of the Natural Gas Distribution System, in a safe and reliable manner;
- z) “**Party**” means any party to this Agreement and “**Parties**” means all of the parties to this Agreement;
- aa) “**Plans and Specifications**” means the plans, drawings and specifications reasonably necessary to properly assess and review proposed Work prior to issuance of any approval that may be required under this Agreement;

- bb) “**Term**” means the term of this Agreement set out in paragraph 2;
- cc) “**Terms and Conditions**” means the terms and conditions contained within the Delivery Tariff in effect from time to time for the Company as approved by the Commission;
- dd) “**Work**” means any work to Construct or Maintain the Natural Gas Distribution System; and
- ee) “**Work Around Procedures**” shall have the meaning set out in paragraph 14 (c)(ii).

The words “hereof”, “herein”, “hereunder” and other words of similar import refer to this Agreement as a whole, including any attachments hereto, as the same may from time to time be amended or supplemented and not to any subdivision contained in this Agreement. Unless the context otherwise requires, words importing the singular include the plural and vice versa and words importing gender include all genders. References to provisions of statutes, rules or regulations will be deemed to include references to such provisions as amended, modified or re-enacted from time to time. The word “including” when used herein is not intended to be exclusive and in all cases means “including without limitation”. References herein to a section, paragraph, clause, Article or provision will refer to the appropriate section, paragraph, clause, article or provision of this Agreement. The descriptive headings of this Agreement are inserted for convenience of reference only and do not constitute a part of and will not be utilized in interpreting this Agreement.

## 2) **Term**

- a) Subject to sub-paragraph 2(b), this Agreement will be for a minimum term of ten years, commencing on the later of:
  - i. First (1<sup>st</sup>) day of February, 2026; and
  - ii. the first (1<sup>st</sup>) day of the month immediately following the month that all of the following have been completed:
    - A. the Commission has approved and acknowledged this Agreement; and
    - B. Council of the Municipality has passed third reading of the applicable adopting bylaw and provided the Company with written evidence of the same on or before the 20<sup>th</sup> day of the month, and
    - C. the Municipality has provided the Company with a fully executed copy of this Agreement on or before the 20<sup>th</sup> day of the month.
- b) This Agreement will expire on the 31<sup>st</sup> day of January 2036.
- c) It is agreed this Agreement supersedes and replaces any prior Natural Gas franchise agreements between the Municipality and the Company.

### **3) Expiry of Term of Agreement**

- a) Provided the Company gives written notice to the Municipality not less than twelve (12) months prior to the expiration of the Term of its intention to negotiate a new franchise agreement, at any time following the expiration of the Term, and if the Municipality has not provided written notice to the Company to exercise its rights to purchase the Natural Gas Distribution System, either Party may submit any items in dispute pertaining to a new franchise agreement to binding arbitration by the Commission.
- b) Subject to subparagraph 3c) of this Agreement, upon expiry of the Term, this Agreement will continue in effect pursuant to the provisions of the MGA.
- c) Commencing one (1) year following the expiration of the Term of this Agreement, unless either Party has invoked the right to arbitration referred to in subparagraph 3a), or the Municipality has given written notice to purchase the Natural Gas Distribution System, this Agreement will be amended to provide the following:
  - i) Fifty percent (50%) of the franchise fee otherwise payable under this Agreement to the Municipality will be held back and deposited in trust in an interest bearing trust account by the Company, for the sole benefit of the Municipality. The trust money along with all accumulated interest will be paid to the Municipality immediately upon execution of another Natural Gas Franchise Agreement with the Company, or if the Municipality purchases the Natural Gas Distribution System, or if the Company transfers or sells the Natural Gas Distribution System, or upon further Order of the Commission.
- d) In the event a franchise agreement template is approved by the Commission during the Term of this Agreement and the provisions are materially different from the provisions of this Agreement, the Parties may, by agreement in writing, amend this Agreement to conform to such franchise agreement template.

### **4) Grant of Franchise**

- a) Subject to the terms and conditions hereof, the Municipality hereby grants to the Company the exclusive right within the Municipal Service Area to:
  - i. provide Natural Gas Distribution Service;
  - ii. Construct, Operate, and Maintain the Natural Gas Distribution System; and
  - iii. use portions of roads, rights-of-way, and other lands owned, controlled or managed by the Municipality which have been designated by the Municipality

for such use and which are necessary to provide Natural Gas Distribution Service or to Construct, Operate and Maintain the Natural Gas Distribution System.

- b) Subject to subparagraph 4c) , and to the terms and conditions hereof, the Municipality agrees it will not, during the Term, grant to any other person, firm or corporation, the right to Construct, Operate and Maintain any natural gas distribution system nor the exclusive right to use the portions of the roads, rights- of-way and other lands owned, controlled or managed by the Municipality which have been designated by the Municipality for such use and which are necessary to provide Natural Gas distribution service or to Construct, Operate and Maintain a Natural Gas distribution system, for the purpose of delivering Natural Gas in the Municipal Service Area for Consumers, so long as the Company delivers the Consumers' requirements of Natural Gas.
- c) The Company agrees to:
  - i. bear the full responsibility of an owner of a Natural Gas distribution system and to ensure all services provided pursuant to this Agreement are provided in accordance with the Delivery Tariff, insofar as applicable;
  - ii. Construct, Operate and Maintain the Natural Gas Distribution System;
  - iii. use designated portions of roads, rights-of-way, and other lands including other lands owned, controlled or managed by the Municipality necessary to Construct, Operate and Maintain the Natural Gas Distribution System, including the necessary removal, trimming of trees, shrubs or bushes or any parts thereof; and
  - iv. use the Municipality's roads, rights-of-way and other Municipal Property granted hereunder solely for the purpose of providing Natural Gas Distribution Service and any other service contemplated by this Agreement.

## 5) Franchise Fee

- a) Calculation of Franchise Fee

In consideration of the rights granted pursuant to paragraph 4 and the mutual covenants herein and subject to Commission approval the Company agrees to collect from Consumers and pay to the Municipality a franchise fee. The Parties agree s. 360(4) of the *MGA*, as amended, does not apply to the calculation of the franchise fee in this Agreement. For each calendar year the franchise fee will be calculated as a percentage of the Company's actual total revenue derived from the Delivery Tariff, including without limitation the fixed charge, base energy charge, demand charge, but excluding the cost of Natural Gas (being the calculated

revenues from the Natural Gas cost recovery rate rider or the deemed cost of Natural Gas and Natural Gas supply related riders) in that year for Natural Gas Distribution Service within the Municipal Service Area.

For the first (1<sup>st</sup>) calendar year or portion thereof of the Term of this Agreement, the franchise fee percentage will be Thirteen percent (13%).

By no later than September 1<sup>st</sup> of each year, the Company will:

- i. advise the Municipality in writing of the total revenues that were derived from the Delivery Tariff within the Municipal Service Area for the prior calendar year; and
  - ii. with the Municipality's assistance, provide in writing an estimate of total revenues to be derived from the Delivery Tariff within the Municipal Service Area for the next calendar year.
- b) Adjustment to the Franchise Fee

At the option of the Municipality and subject to Commission approval, the franchise fee percentage may be changed annually by providing written notice to the Company.

If the Municipality wishes to amend the franchise fee percentage, then the Municipality will, no later than November 1<sup>st</sup> in any year of the Term, advise the Company in writing of the franchise fee percentage to be charged for the following calendar year. Upon receipt of notice, the Company will work with the Municipality to ensure all regulatory requirements are satisfied on a timely basis and agrees to use best efforts to obtain approval from the Commission for implementation of the proposed franchise fee percentage as and from January 1<sup>st</sup> of the following calendar year.

If the Municipality provides written notice at any other time with respect to a franchise fee change, the Company will implement the new franchise fee percentage as soon as reasonably possible.

- c) Notice to Change Franchise Fee

Prior to implementing any change to the franchise fee, the Municipality will notify its intent to change the level of the franchise fee and the resulting effect such change will have on an average residential Consumer's annual Natural Gas bill through publication of a notice once in the newspaper with the widest circulation in the Municipal Service Area at least forty five (45) days prior to implementing the revised franchise fee. A copy of the published notice will be filed with the Commission.

d) Payment of Franchise Fee

The Company will pay the Municipality the franchise fee amount billed to Consumers on a monthly basis within forty-five (45) days after billing Consumers.

e) Franchise Fee Cap

The franchise fee percentage will not at any time exceed thirty five percent (35%) without prior Commission approval.

f) Reporting Considerations

Upon request, the Company will provide to the Municipality, along with payment of the franchise fee amount information on the total Delivery Tariff billed, the franchise fee percentage applied, and the derived franchise fee amount used by the Company to verify the payment of the franchise fee amount as calculated under this paragraph 5.

g) Franchise Fees Collected from NOVA Gas Transmission Ltd. Customers

In the event certain customers in the Municipal Service Area connected to the Company's Natural Gas Distribution System are customers of the NOVA Gas Transmission Ltd. (NGTL), a franchise fee will be collected from such customers by NGTL in accordance with NGTL's applicable tariff and such franchise fee once remitted to the Company will be aggregated with the franchise fee as calculated in paragraph 5 a) to be dealt with in accordance with paragraph 5 d).

**6) Core Services**

The Company agrees to provide to the Municipality the Core Services set forth in Schedule "A". The Company and the Municipality may amend Schedule "A" from time to time upon mutual agreement.

**7) Provision of Extra Services**

Subject to an agreement being reached, the Company agrees to provide to the Municipality the Extra Services, if any, set forth in Schedule "B", as requested by the Municipality from time to time. The Company is entitled to receive from the Municipality a reasonable amount for full compensation for the provision of the Extra Services in accordance with Schedule "B". The Company and the Municipality may amend Schedule "B" from time to time upon mutual agreement.

Any breach by the Company in connection with the provision of any Extra Services contained in this Agreement will not constitute a breach of a material provision of this Agreement for the purposes of paragraph 9.

**8) Municipal Taxes**

Amounts payable to the Municipality pursuant to this Agreement will be (without duplication) in addition to the municipal taxes and other levies or charges made by the Municipality against the Company, its land and buildings, linear property, machinery and equipment.

**9) Right to Terminate on Default**

In the event either Party breaches any material provision of this Agreement, the other Party may, at its option, provide written notice to the Party in breach to remedy such breach. If the said breach is not remedied within two (2) weeks after receipt of the written notice or such further time as may be reasonably required by the Party in breach using best efforts on a commercially reasonable basis, the Party not in breach may give six (6) months notice in writing to the other Party of its intent to terminate this Agreement, and unless such breach is remedied to the satisfaction of the Party not in breach acting reasonably this Agreement will terminate six (6) months from the date such written notice is given, subject to prior Commission approval.

**10) Sale of Natural Gas Distribution System**

Upon the expiration of the Term of this Agreement or the termination of this Agreement pursuant to the terms and conditions hereof or by operation of law or order of a governmental authority or court of law having jurisdiction the Municipality may, subject to the approval of the Commission under Section 47 of the MGA:

- i. exercise its right to require the Company to sell to it the Natural Gas Distribution System within the Municipal Service Area pursuant to the provisions of the MGA, where applicable; or
- ii. if such right to require the Company to sell the Natural Gas Distribution System is either not applicable or has been repealed, require the Company to sell to it the Natural Gas Distribution System. If, upon the expiration of the Agreement, the parties are unable to agree on the price or on any other terms and conditions of the purchase, the unresolved matters will be referred to the Commission for determination.

**11) Provision of Detailed Plans and Equipment**

a) Detailed Plans

The Company agrees to provide to the Municipality for the Municipality's purposes only, the most current set of detailed plan sheets including as-built drawings and

specifications showing the locations (excluding depth) and alignments of the Natural Gas Distribution System, excepting service lines and installations on private property, according to the plan sheets in hard copy and in Electronic Format, where available, together with as many prints of the overall Natural Gas Distribution System as the Municipality may reasonably require. These plans and plan sheets will be updated by the Company on at least an annual basis.

The Municipality will, upon reasonable request, provide to the Company any subdivision development plans of the Municipality in hard copy and in Electronic Format, where available. The subdivision development plans are provided to the Company for the sole purpose of assisting the Company in delivering Natural Gas to the Consumer.

b) Provision of Equipment

The Company agrees to provide the Municipality's fire department with the equipment necessary for the operation of curb boxes and service valves. In case of fire, the service valves may be turned off by the fire department if they reach a fire before the Company's representative. The Municipality will notify one of the Company's representatives of fires which may affect the Natural Gas Distribution System and/or the operations thereof as quickly as reasonably possible or, in the event they cannot reach a Company representative, the Municipality will advise the Company's standby personnel of such fires. The Company will ensure its representatives reasonably cooperate with the Municipality in preventing, controlling and investigating fires involving or affecting the Natural Gas Distribution System.

**12) Right of First Refusal to Purchase**

- a) If during the Term of this Agreement, the Company receives a bona fide arm's length offer to operate, take control of, or purchase the Natural Gas Distribution System within the Municipal Service Area, which the Company is willing to accept, then the Company will promptly give written notice to the Municipality of the terms and conditions of such offer and the Municipality will during the next one hundred and twenty (120) days, have the right of first refusal to operate, take control of or purchase the Natural Gas Distribution System, as the case may be, for the same price and upon the terms and conditions contained in the said offer.

Notwithstanding the foregoing, in the event the Municipality fails or refuses to exercise its right of first refusal, the Municipality will retain the right to withhold its consent to an assignment of this Agreement in accordance with paragraph 20 below. For the purposes of this paragraph 12, "operate, take control" will not be construed as including the subcontracting by the Company of only some portions of its operations where the Company continues to be responsible for the performance of this entire Agreement;

- b) If the Municipality does not exercise its right of first refusal and the said bona fide offer the Company is willing to accept does not proceed to closure, the Municipality retains its right of first refusal on any other offer.

- c) This right of first refusal applies where the offer pertains only to the entire Natural Gas Distribution System. The right of first refusal does not apply to offers that include any other distribution systems or distribution facilities of the Company located outside of the Municipal Service Area. If such offer includes other distribution systems of the Company, the aforesaid right of first refusal will be of no force and effect and will not apply.
- d) Where the Municipality exercises its rights to purchase the Natural Gas Distribution System from the Company and thereby acquires the Natural Gas Distribution System, the Municipality agrees, should it no longer wish to own the Natural Gas Distribution System within five (5) years after it acquires the said system and the Municipality receives any bona fide offer from an arms-length third party to purchase the Natural Gas Distribution System, which it is willing to accept, then it will promptly give written notice to the Company of the terms and conditions of such offer. The Company will during the next one hundred and twenty (120) days have the first right of refusal to purchase the Natural Gas Distribution System for the same price and upon the same terms and conditions as contained in the said offer.
- e) The Municipality's right of first refusal will not apply where the Company has agreed to transfer the Natural Gas Distribution System to a third party utility company in exchange for certain other assets provided all of the following conditions are met:
  - i. the third party utility can demonstrate to the reasonable satisfaction of the Municipality that it meets the necessary technical and financial requirements to own and operate the Natural Gas Distribution System;
  - ii. the only consideration that will be exchanged between the Company and the third party utility company is the transfer and exchange of assets and monetary consideration limited to a maximum of 49% of the net book value of the Natural Gas Distribution System;
  - iii. there is no adverse impact to the Municipality resulting from the transfer and exchange above referenced as determined by the Commission;
  - iv. the Company and the third party utility company obtain all the requisite regulatory requirements prior to completing the transfer and exchange; and
  - v. full compensation is paid to the Municipality for all reasonable costs including administrative and legal costs incurred by the Municipality in ensuring all of the conditions i) through iv) above are satisfied.

### **13) Construction and/or Maintenance of Natural Gas Distribution System**

- a) Municipal Approval

Before undertaking any Major Work, or in any case in which the Municipality

specifically requests any Major Work, the Company will submit to and obtain the written approval from the Municipality, or its authorized officers, of the Plans and Specifications for the proposed Major Work and its location. Approval by the Municipality granted in accordance with this paragraph will be limited to an approval of the location and alignment of the Major Work only, and will not signify approval of the structural design or the ability of the work to perform the function for which it was intended.

Prior to commencing the Work, the Company will obtain such other applicable permits as are required by the Municipality. The Company will notify the Municipality of all Work done within the Municipal Service Area prior to commencing the Work where reasonably practicable. However, only Major Work is subject to a formal approval process.

The Company will obtain prior written approval from the Municipality for any traffic lane or sidewalk closures required to be made at least forty-eight (48) hours prior to the commencement of the proposed Work.

For the purposes of obtaining the approval of the Municipality for Major Work under this Agreement, the Company will provide the Municipality with the Plans and Specifications for the proposed Major Work in Electronic Format (or upon request, the Company will provide the Municipality with a hard copy of the materials). The Plans and Specifications will include a description of the project and drawings of a type and format generally used by the Company for obtaining approvals from municipalities and will illustrate the proposed changes to the Natural Gas Distribution System.

b) Restoration of Municipal Property

The Company agrees when it or any agent employed by it undertakes any Work on any Municipal Property, the Company will complete the said Work promptly and in a good and workmanlike manner and, where applicable, in accordance with the approved Plans and Specifications. Further, and unless otherwise agreed to by the Parties, the Company will forthwith restore the Municipal Property to the same state and condition, as nearly as reasonably possible, in which it existed prior to the commencement of such Work, subject to reasonable wear and tear and to the satisfaction of the Municipality acting reasonably.

The Company will, where reasonably practicable and prudent, locate its pipelines and related equipment in lanes and alleys rather than in the streets and main thoroughfares.

The Company further covenants it will not unduly interfere with the works of others or the works of the Municipality. Where reasonable and in the best interests of both the Municipality and the Consumer, the Company will cooperate with the Municipality and coordinate the installation of the Natural Gas Distribution System along the designated rights-of-way pursuant to the direction of the Municipality.

During the performance of the Work, the Company will use commercially reasonable efforts to not interfere with existing Municipal Property and to cause as little damage as possible to the property of others (including the Municipality Property). If the Company causes damage to any existing Municipal Property during the performance of any Work, it will cause such damage to be repaired at its own cost.

Upon default by the Company or its agent to repair damage caused to Municipal Property as set out above, the Municipality may provide written notice to the Company to remedy the default. If the default is not remedied within two (2) weeks after receipt of the written notice or such further time as may be reasonably required and requested by the Company using best efforts on a commercially reasonable basis to remedy the default, the Municipality may undertake such repair work and the Company will be liable for the reasonable costs thereof.

c) Urgent Repairs and Notification to Municipality

If any repairs or maintenance required to be made to the Natural Gas Distribution System are of an urgent nature where the operation or reliability of the Natural Gas Distribution System is materially compromised or potentially materially compromised, the Company will be entitled to conduct such repairs or maintenance as are commercially reasonable without prior notice to the Municipality and, unless otherwise specified by the Municipality, the Company will provide notice to the Municipality as soon as practicable and, in any event, no later than seventy-two (72) hours after the repairs are commenced.

d) Company to Obtain Approvals from Other Utilities

The Company will be solely responsible for locating, or causing to be located, all existing utilities or utility mains, pipes, valves and related facilities in, on or adjacent to the Work site. The Company will notify all other utility operators and ensure utilities and utility mains, pipes, valves and related facilities are staked prior to commencement of construction. Unless the Municipality has staked the location for the utility property, staking will not be deemed to be a representation or warranty by the Municipality the utility or utility property are located as staked. The Municipality will not be responsible for any damage caused by the Company to any utility or any third party as a result of the Company's Work, unless the Municipality has improperly staked the utility property. Approval must be obtained by the Company from the owner of any third party utility prior to relocation of any facility owned by such third party utility.

e) Revised Plans and Specifications

Following completion of the Major Work, the Company will provide the Municipality with the revised Plans and Specifications, updated after construction, in Electronic Format, where available and upon request, the Company will provide the Municipality with a hard copy of the materials within three (3) months of the request. The Company

will provide the Municipality with copies of any other revised Plans and Specifications as reasonably requested by the Municipality. For the purposes of this paragraph and paragraph 11, the Company may satisfy its obligations to provide revised Plans and Specifications in Electronic Format by:

- i. advising the Municipality the revised Plans and Specifications are posted to a web-based forum that contains such information; and
- ii. allowing the Municipality access to such web-based forum.

f) Approvals

Where any approvals are required to be obtained from either Party under this paragraph, such approvals will not be unreasonably withheld.

The Company will ensure all Work is performed in accordance with the requirements of all applicable legislation, rules and regulations. The Company will immediately notify the Municipality of any lien, claim of lien or other action of which it has or reasonably should have knowledge, and will cause the same to be removed within thirty (30) days (or such additional time as the Municipality may allow in writing), failing which the Municipality may take such action as it reasonably deems necessary to remove the same and the entire cost thereof will be immediately due and payable by the Company to the Municipality.

**14) Responsibilities for Cost of Relocations**

- a) Upon receipt of one (1) year's notice from the Municipality, the Company will, at its own expense, relocate to Municipal Property such part of the Natural Gas Distribution System that is located on Municipal Property as may be reasonably required by the Municipality due to planned municipal construction. In order to encourage the orderly development of Municipal facilities and the Natural Gas Distribution System, the Municipality and the Company agree they will meet regularly to:
  - i. review the long-term facility plans of the Municipality and the Company; and
  - ii. determine the time requirements and costs for final design specifications for each relocation. Providing the Municipality is not the developer requesting the relocation for commercial or residential resale to third parties, the Company will bear the expenses of the required relocation.
- b) Notwithstanding the foregoing, the Company will not be required to move any part of the Natural Gas Distribution System after receipt of notice from the Municipality in accordance with this paragraph where:
  - i. the Company has illustrated to the satisfaction of the Municipality, acting reasonably, an appropriate Alternative Course of Action is available;

- ii. the Municipality has provided the Company with its written approval of the Alternative Course of Action (which approval may not be unreasonably withheld by the Municipality); and
  - iii. the Company has provided its written undertaking to carry out the Alternative Course of Action promptly and within a sufficiently short period of time so as to ensure the Municipality will be left with sufficient time to complete the said planned municipal construction within the Intended Time Frame (taking into account any delays which the Municipality may encounter as a result of the Company utilizing the Alternative Course of Action).
- c) For the purposes of this paragraph 14, the term “Alternative Course of Action” will mean any course of action that will enable the Municipality to complete the said Municipal construction and will result in a net cost savings to the Company (taking into account all additional costs incurred by the Company in carrying out the Alternative Course of Action and any additional costs which the Municipality may incur and which the Company will be required to pay in accordance with this paragraph 14 and “Intended Time Frame” will mean the period of time within which the Municipality would have reasonably been able to complete the said Municipal construction if the Company would have relocated the Natural Gas Distribution System in accordance with this paragraph 14.

If the Municipality agrees to permit the Company to utilize an Alternative Course of Action, the Company will pay any and all costs incurred in carrying out the Alternative Course of Action and will pay on demand to the Municipality (on a full indemnity basis) any and all costs incurred by the Municipality:

- i. in conducting a review of the Alternative Course of Action to determine whether the Alternative Course of Action is acceptable to the Municipality;
  - ii. in modifying any plans the Municipality may have prepared in respect of the said municipal construction (“Modified Plans”) or in preparing or developing plans and procedures (“Work Around Procedures”) to work around the Natural Gas Distribution System or any improvement, thing, or component utilized by the Company in effecting the Alternative Course of Action; and
  - iii. in the course of conducting the said planned municipal construction where such costs would not have been incurred by the Municipality if the Company had relocated the Natural Gas Distribution System in accordance with this paragraph 14 (including any reasonable additional cost the Municipality may incur in completing the said municipal construction in accordance with the Modified Plans or in effecting any Work Around Procedures).
- d) The following example illustrates the intended application of the foregoing provisions:

Where:

- i. The Municipality requires the Company to move a Natural Gas line so the Municipality can replace its own sewer lines. The cost of moving the Natural Gas line is \$10,000. The cost of carrying out the replacement of the sewer line after moving the Natural Gas line is \$40,000;
- ii. The Company proposes to simply brace the Natural Gas line (at a cost of \$2,000) and the Municipality, acting reasonably, approves of this as an Alternative Course of Action;
- iii. As a result of having to prepare Modified Plans and to prepare and implement Work Around Procedures to work around the braces, the actual cost incurred by the Municipality in replacing the sewer line is \$45,000 (being a net increase in cost of \$5,000); the Company is required to pay the \$2,000 cost of the bracing together and the additional cost of \$5,000 incurred by the Municipality (resulting in a net savings of \$3,000 to the Company).

In cases of emergency, the Company will take all measures that are commercially reasonable and necessary to ensure public safety with respect to relocating any part of the Natural Gas Distribution System that may be required in the circumstances.

If the Company fails to complete the relocation of the Natural Gas Distribution System or fails to repair or do anything else required by the Company pursuant to this subparagraph without valid justification and in a timely and expeditious manner to the satisfaction of the Municipality's representative, acting reasonably, the Municipality may, but is not obligated to, complete such relocation or repair and the Company will pay the reasonable costs of such relocation or repair forthwith to the Municipality. If the Municipality chooses to complete such relocation or repair the Municipality will ensure such work is completed using the Company's design specifications and standards, as provided by the Company, including the use of good and safe operating practices.

The Municipality is not responsible, either directly or indirectly, for any damage to the equipment which forms part of the Natural Gas Distribution System which may occur during its installation, maintenance or removal by the Company, nor is the Municipality liable to the Company for any losses, claims, charges, damages and expenses whatsoever suffered by the Company including claims for loss of revenue or loss of profits, on account of the actions of the Municipality, its agents or employees, working in, under, over, along, upon and across its highways and rights-of- ways or other Municipal Property other than direct loss or damage to the Company caused by the negligence or willful misconduct of the Municipality, its agents or employees.

In the event the relocation or any part thereof requires the approval of a third party, the Municipality will use reasonable efforts to assist the Company in any negotiation with such third party to obtain the necessary approval(s).

In the event the relocation results from the demand or order of an authority having jurisdiction, other than the Municipality, the Municipality will not be responsible for any of the costs of such relocation.

**15) Natural Gas Distribution System Expansion**

Subject to the Terms and Conditions, and at no cost to the Municipality unless otherwise provided for under the Terms and Conditions, the Company will, on a timely basis, use its best efforts on a commercially reasonable basis to meet the Natural Gas Distribution System expansion requests of the Municipality or a Consumer and provide the requisite facilities for connections for new Consumers to the Natural Gas Distribution System.

**16) Increase in Municipal Boundaries**

Where the Municipality increases its geographical area, through annexation or amalgamation, as understood under the MGA, by the greater of 640 acres and twenty five (25%) percent of the current area or more, the Municipality will have the option to:

- a) terminate this Agreement provided the Municipality gives notice in writing to the Company of its intention to do so; or
- b) add the increased area to the Municipal Service Area already served by the Company so that the rights and obligations contained in this Agreement will apply in respect of the Municipal Service Area, including the increased area.

For all other increases to the Municipal Service Area through annexation or amalgamation as understood under the MGA, the rights and obligations contained in this Agreement will apply in respect of the whole Municipal Service Area, including the increased area.

**17) Joint Use of Municipal Rights-of-Way**

a) Municipal Use

The Municipality will upon written notice to the Company have, for any reasonable municipal purpose, the right to make use of any municipal rights-of-way granted to the Company by the Municipality, provided such use complies with good and safe operating practices, as determined by the Company acting reasonably, applicable legislation, and does not unreasonably interfere with the Company's use thereof, at no charge to the Municipality. The Municipality is responsible for its own costs and any necessary and reasonable costs incurred by the Company including the costs of any alterations that may be required in using municipal rights-of-way.

b) Third Party Use and Notice

If any third party, including other utilities, desire to jointly use the municipal rights-of-way, the Company agrees it will not grant the third party joint use except in accordance with this paragraph, or unless otherwise directed by any governmental authority or court of law having jurisdiction.

The Company agrees the following procedure will be used in granting permission to third parties desiring joint use of the municipal rights-of-way:

- i. first, the third party will be directed to approach the Company to initially request conditional approval from the Company to use that part of the municipal rights-of-way it seeks to use;
- ii. second, upon receiving written conditional approval from the Company, the third party will be directed to approach the Municipality to obtain its written approval to jointly use that part of the municipal rights-of-way. As a condition of granting its consent, the Municipality may require such third party enter into an agreement with the Municipality, and such agreement may require such third party pay compensation to the Municipality; and
- iii. third, upon receiving written conditional approval from the Municipality, the third party will be directed to obtain final written approval from the Company to jointly use that part of the municipal rights-of-way. Once a joint use agreement has been entered into between the Company and the third party, it will not be subsequently amended without the written consent of the Municipality (which consent will not be unreasonably withheld).

c) Cooperation

The Company and the Municipality agree they will use reasonable efforts to cooperate with each other in encouraging the use of joint trenching and in any negotiations with third parties desiring joint use of any part of the municipal rights-of-way located on Municipal Property.

d) Payment

The compensation paid or to be paid by such third party to the Municipality for the use of the Municipal Property including its rights-of-way, will be determined between the Municipality and the third party.

The compensation paid or to be paid by such third party to the Company for the joint use of any portion of the municipal rights-of-way will be determined between the Company and the third party, subject to the jurisdiction of any governmental authority over the matter and the Municipality's right to intervene in any related regulatory proceeding.

e) Provision of Agreements

Upon reasonable request by the Municipality, copies of these agreements will be updated by the Company and provided to the Municipality at no cost to the Municipality.

**18) Municipality as a Retailer**

The provisions of this Agreement will not in any way restrict the right of the Municipality to become a retailer within the meaning of the GUA.

**19) Reciprocal Indemnification and Liability**

- a) The Company will indemnify and save the Municipality, its servants, agents, employees, licensees, contractors and invitees, harmless from and against any and all liability, actions, demands, claims, damages, losses and expenses (including all legal costs and disbursements), including indemnity from and against any claim, loss, cost, demand and legal or other expense, whether in respect of any lien, encumbrance or otherwise, arising out of any Work performed by or for the Company, which may be brought against or suffered, sustained, paid or incurred by the Municipality, its servants, agents, employees, contractors, licensees and invitees, arising from, or otherwise caused by:
- i. any breach by the Company of any of the provisions of this Agreement; or
  - ii. the negligence or willful misconduct of the Company, or any of its servants, agents, employees, licensees, contractors or invitees in carrying on its business within the Municipal Service Area.
- b) The Municipality will indemnify and save the Company, its servants, agents, employees, licensees, contractors and invitees, harmless from and against any and all liability, actions, demands, claims, damages, losses and expenses (including all legal costs and disbursements) which may be brought against or suffered, sustained, paid or incurred by the Company, its servants, agents, employees, licenses, contractors and invitees, arising from, or otherwise caused by:
- i. any breach by the Municipality of any of the provisions of this Agreement; or
  - ii. the negligence or willful misconduct of the Municipality, or any of its servants, agents, employees, licensees, contractors or invitees, in carrying on the business of the Municipality.
- c) Notwithstanding anything to the contrary herein contained, in no event will the Municipality or the Company be liable under this Agreement, in any way, for any reason, for any indirect, special or consequential damages (including damages for

pure economic loss, loss of profits, loss of earnings or loss of contract), howsoever caused or contributed to.

## **20) Assignment**

In the event the Company agrees to sell the Natural Gas Distribution System to a third party purchaser, the Company will comply with paragraph 10 above. In addition, the Company will request the third party purchaser confirm in writing it will agree to all the terms and conditions of this Agreement between the Company and the Municipality. The Company agrees it will provide to the Municipality a copy of the third party purchaser's confirmation letter.

The Company agrees to provide the Municipality with reasonable prior written notice of a sale of the Natural Gas Distribution System to a third party purchaser. The Parties will thereafter meet to discuss the technical and financial capabilities of the third party purchaser to perform and satisfy all terms and conditions of the Agreement, and the compensation payable to the Municipality for all costs including administrative and legal costs relating to providing its written consent to the Assignment ("Municipal Compensation").

The Municipality has thirty (30) days from the meeting date with the Company to provide written notice to the Company of its intention to consent or withhold its consent to the assignment of the Agreement to the third party purchaser. The Company agrees the Municipality may provide notice of its intention to withhold its consent to the assignment of this Agreement to the third party purchaser if the Municipal Compensation is inadequate or if the third party purchaser fails to covenant, in favour of the Municipality, to perform and observe all of the covenants and obligations of the Company to be performed and observed under this Agreement and otherwise solely on the basis of reasonable and material concerns regarding the technical capability or financial wherewithal of the third party purchaser to perform and satisfy all terms and conditions of the Agreement. In this case, such notice to the Company must specify in detail the Municipality's concern.

Should the Municipality not reply within the thirty (30) day period, it is agreed the Municipality will be deemed to have consented to the assignment. The Company further agrees when it applies to the Commission for approval of the sale, it will include in the application any notice received from the Municipality, including the reasons given by the Municipality for withholding its consent. The Municipality will have the right to make its own submissions to the Commission.

Subject to the Company having fulfilled the obligations outlined in the preceding three paragraphs, the Company will be entitled to assign this Agreement to an arm's length third party purchaser of the Natural Gas Distribution System without the consent of the Municipality, subject to paying the Municipal Compensation for the assignment, and having obtained the Commission's approval for the sale of the Natural Gas Distribution System and, the third party purchaser's confirmation in writing that it agrees to all the

terms and conditions of this Agreement.

Where the Commission approves such sale of the Natural Gas Distribution System to a third party and the third party provides written confirmation to assume all liabilities and obligations of the Company under this Agreement, then upon the assignment of this Agreement and the payment of the Municipal Compensation for its consent to the Assignment subject to Commission approval, the Company will be released from all its liabilities and obligations thereunder.

The Company will be entitled to assign this Agreement to a subsidiary or affiliate of the Company without the Municipality's written consent. Where the Company assigns this Agreement to a subsidiary or affiliate, the Company will remain jointly and severally liable.

Further, it is a condition of any assignment that the subsidiary, affiliate or third party purchaser, as the case may be, will provide written notice to the Municipality indicating it will assume all liabilities and obligations of the Company under this Agreement.

Any disputes arising under the operation of this paragraph will be submitted to the Commission for determination.

## **21) Notices**

- a) All notices, demands, requests, consents, or approvals required or permitted to be given pursuant to the terms of this Agreement will be in writing and will be deemed to have been properly given if personally served, sent by registered mail or sent in Electronic Format to the Municipality or to the Company as the case may be, at the addresses set forth below:

To the Company:

ATCO Gas and Pipelines Ltd.  
Attention: Vice President, Operations  
5302 Forand Street  
Calgary, Alberta, T3E 8B4  
Phone: (403) 292-7500

To the Municipality:

Town of Bashaw  
Attention:  
CAO, Theresa Fuller  
Box 510  
Bashaw, Alberta, T0B 0H0  
[cao@townofbashaw.com](mailto:cao@townofbashaw.com)  
Phone: (780) 372-3911

- b) The date of receipt of any such notice as given above, will be deemed to be as follows:

- i. In the case of personal service, the date of service;
- ii. In the case of registered mail, the seventh (7th) business day following the date of delivery to the Post Office, provided, however, in the event of an interruption of normal mail service, receipt will be deemed to be the seventh (7th) day following the date on which normal service is restored; or
- iii. In the case of delivery in Electronic Format, the date the notice was actually received by the recipient or, if not a business day, then the next business day.

## **22) Interruptions or Discontinuance of Delivery Service**

Subject to its Delivery Tariff, the Company will use its best efforts on a commercially reasonable basis to avoid and minimize any interruption, reduction or discontinuance of Natural Gas Distribution Service to any Consumer. However, the Company reserves the right to do so for any one of the following reasons:

- a) Where the Company is required to effect necessary repairs or changes to the Natural Gas Distribution System;
- b) On account of or to prevent fraud or abuse of the Natural Gas Distribution System;
- c) On account of defective aspects of the Natural Gas Distribution Systems which in the opinion of the Company, acting reasonably, may become dangerous to life or property;
- d) Where required, under the Terms and Conditions, due to a Consumer's non-payment of Natural Gas bills.

To the extent the Company has any planned major interruptions, reductions or discontinuances in Natural Gas Distribution Service, it will notify the Municipality in writing as soon as practicable in the circumstances. For any other major interruption, reductions or discontinuances in Natural Gas Distribution Service, the Company will provide notice (in a format acceptable to the Municipality) as soon as is practicable in the circumstances.

## **23) Dispute Settlement**

- a) If any dispute or controversy of any kind or nature arises relating to this Agreement or the Parties' rights or obligations hereunder, the Parties agree such dispute or controversy will be resolved by negotiation, and where such negotiation does not result in the settlement of the matter within thirty (30) days of notice of such dispute being provided by one Party to the other Party, and to the extent

permitted by law, the Company and Municipality agree that unresolved disputes pertaining to this Agreement, other than those contemplated in paragraphs 3 and 20 and Section 3 of Schedule "A", or those related to the sale of the Natural Gas Distribution System as contemplated in paragraphs 10 and 12 hereof, or any other matter within the exclusive jurisdiction of a governmental authority having jurisdiction, will be submitted to arbitration for determination and may be commenced by either Party providing written notice to the other Party stating the dispute to be submitted to arbitration.

The Parties will attempt to appoint a mutually satisfactory arbitrator within ten (10) business days of the said notice. In the event the Parties cannot agree on a single arbitrator within the ten (10) business days, the dispute will be forwarded to the Commission for resolution or determination.

In the event the Commission declines to assist in resolving the dispute or declines to exercise or claim jurisdiction respecting the dispute, both Parties agree to have the dispute resolved by an arbitration panel in accordance with the following procedure.

Each Party will appoint an arbitrator within the ten (10) business days thereafter by written notice, and the two arbitrators will, together, appoint a third arbitrator within twenty-five (25) business days of written notice for arbitration. The dispute will be heard by the arbitration panel within forty-five (45) business days of the written notice for arbitration unless extended by mutual agreement between the Parties. The arbitration panel will render a decision within twenty (20) business days of the last day of the hearing.

Except, as otherwise expressly provided in this Agreement, the provisions of the *Arbitration Act* (Alberta) (as amended from time to time) will apply to any arbitration undertaken under this Agreement subject always to the Commission's jurisdiction over any matter submitted to arbitration. Pending resolution of any dispute, the Municipality and the Company will continue to perform their respective obligations hereunder.

- b) The Company will advise the Commission of any dispute submitted to arbitration within ten (10) business days of it being submitted and will advise the Commission of the results of arbitration within ten (10) business days following receipt of the decision of the arbitrator(s).

## **24) Application of Water, Gas and Electric Companies Act**

This Agreement will be deemed to operate as consent by the Municipality to the exercise by the Company of those powers which may be exercised by the Company with the consent of the Municipality under and pursuant to the provisions of the *Water, Gas and Electric Companies Act* (Alberta), as amended.

**25) Force Majeure**

If either Party fails to meet its obligations hereunder within the time prescribed, and such failure is caused or materially contributed by an event of "force majeure", such failure will be deemed not to be a breach of the obligations of such Party hereunder, but such Party will use its best efforts on a commercially reasonable basis to put itself in a position to carry out its obligations hereunder. The term "force majeure" will mean any acts of God, strikes, lock-outs, or other industrial disturbances, acts of the King's enemies, acts of terrorism (either foreign or domestic), sabotage, war, blockades, insurrections, riots, epidemics, lightening, earthquakes, storms, fires, wash-outs, nuclear and radiation activity or fall-out, restraints of rulers and people, orders of governmental authorities or courts of law having jurisdiction, the inability to obtain any necessary approval from a governmental authority (excluding the Municipality) having jurisdiction, civil disturbances, explosions, mechanical failure, and any other causes similar in nature not specifically enumerated or otherwise specified herein that are not within the control of such Party, and all of which by the exercise of due diligence of such Party could not have been prevented. Lack of finances will be deemed not to be an event of "force majeure".

**26) Terms and Conditions**

The Terms and Conditions applicable to the Company and approved by the Commission, as revised or amended from time to time by the Commission, will apply to the Municipality. Nothing in this Agreement is intended to supersede the Terms and Conditions.

**27) Not Exclusive Against His Majesty**

Notwithstanding anything to the contrary herein contained, it is mutually understood and agreed the rights, powers and privileges conferred and granted by this Agreement will not be deemed to be exclusive against His Majesty in right of the Province of Alberta.

**28) Severability**

If for any reason any covenant or agreement contained in this Agreement, or the application thereof to any Party, is to any extent held or rendered invalid, unenforceable or illegal, then such covenant or agreement will be deemed to be independent of the remainder of this Agreement and to be severable and divisible from this Agreement. The invalidity, unenforceability or illegality will not affect, impair or invalidate the remainder of this Agreement or any part thereof. The intention of the Municipality and the Company is that this Agreement would have been executed without reference to any portion which may, for any reason or to any extent, be declared or held invalid, unenforceable or illegal.

**29) Amendments**

This Agreement may only be amended by written agreement of the Parties, such amendments to be subject to any regulatory approvals required by law.

**30) Waiver**

A waiver of any default, breach or non-compliance under this Agreement is not effective unless in writing and signed by the Party to be bound by the waiver. No waiver will be inferred from or implied by any failure to act or delay in acting by a Party in respect of any default, breach or non-observance or by anything done or omitted to be done by the other Party.

The waiver by a Party of any default, breach or non-compliance under this Agreement will not operate as a waiver of that Party's rights under this Agreement in respect of any continuing or subsequent default, breach or non-compliance under this Agreement (whether of the same nature or any other nature).

**31) Confidentiality**

The Company acknowledges the Municipality is governed by the provisions of the *Freedom of Information and Protection of Privacy Act* (Alberta).

IN WITNESS WHEREOF the Parties hereto have executed these presents as of the day and year first above written.

**Municipality**

PER: \_\_\_\_\_  
Mayor  
Robert  
McDonald

PER: \_\_\_\_\_  
CAO  
Theresa  
Fuller

**Company**

PER: \_\_\_\_\_  
Corinne Severson  
Vice President, Operations

PER: \_\_\_\_\_  
Shane Ellis  
Vice President, Engineering &  
Construction

## SCHEDULE "A" Core Services

The Company will provide to the Municipality the following basic services as Core Services:

- 1) The Company will deliver Natural Gas to the Consumers in accordance with the Company's Terms and Conditions, the Company's Distribution Tariff, the GUA, any regulations thereto, and any Commission orders and decisions.
- 2) The Company will install all Natural Gas facilities required to provide service to the Consumers in accordance with all applicable regulations, codes, applicable standards and common industry practices.
- 3) As required by legislation, the Company will provide and install all necessary regulators and meters necessary for measuring the Natural Gas supplied to each Consumer.
- 4) The Company agrees to collaborate with the Municipality's emergency response services in an effort to mutually develop emergency response procedures relating to Natural Gas emergencies.
- 5) The Company will provide personnel twenty-four (24) hours a day to investigate and make safe any suspected gas leak inside or outside the Consumer's premises.
- 6) The Company will utilize the services of qualified personnel for designing all Natural Gas facilities to satisfy all applicable regulatory codes and standards, preparing necessary work order plans and monitoring the distribution network pressures to ensure the Company's facilities will satisfy the Consumer's current and future Natural Gas delivery requirements.
- 7) The Company will provide to the Municipality, on request, copies of any and all Natural Gas Distribution Service related written or electronic, where available information or reports required to be filed with the Commission by the Company.
- 8) The Company will provide to the Municipality, upon request and to the extent the information is available, an annual report on the following standards:
  - a) **System Reliability** - will be measured by:
    - i. The number of major outages resulting in a loss of service to Consumers;
    - ii. The number of Consumers affected by each major outage; and
    - iii. The duration of each major outage.
  - b) **Consumer Satisfaction** - will be measured by:
    - i. Company-wide call centre targets and statistics (wait times, abandoned calls, call

volumes, etc.); and

ii. any Consumer complaints received by the Commission.

c) **Public Safety** - will be measured by:

- i. the number of customer injuries and/or damages due to Natural Gas Distribution System failure;
- ii. the number of line hits per total locates completed;
- iii. the number of line hits as a result of inaccurate locates;
- iv. the percentage of the area of the Municipality surveyed for leaks and yearly cathodic protection measures;
- v. the number and nature of calls received from the Municipality and any of its Municipal agencies (including fire department, police department etc.) regarding the Natural Gas Distribution System.

9) Once per year, upon request and subject to any applicable privacy legislation, the GUA Code of Conduct Regulation or other rules prohibiting or restricting such disclosure, the Company will provide to the Municipality:

- a) The total number of sites billed within the Municipal Service Area, by Company rate class, per revenue month, for each of the last two (2) years;
- b) The total gigajoules (GJ) of Natural Gas consumed by Consumers billed within the Municipal Service Area, by Company rate class, per revenue month, for each of the last two (2) years;
- c) The franchise fee revenue billed to Consumers within the Municipal Service Area, by Company rate class, per revenue month, for each of the last two(2) years;
- d) Where the Municipality is the customer of record and the Municipality provides a list of those sites to the Company on the form provided by the Company:
  - i. The total number of those sites billed within the Municipal Service Area, by Company rate class, per revenue month, for each of the last two (2) years;
  - ii. The total gigajoules (GJ) of Natural Gas at those sites billed within the Municipal Service Area, by Company rate class, per revenue month, for each of the last two (2) years;
  - iii. The franchise fee revenue billed to those sites within the Municipal Service Area, by Company rate class, per revenue month, for each of the last two (2) years; and

e) Such other information as may be agreed upon by the Parties from time to time.

Where privacy legislation, the GUA Code of Conduct Regulation or other rules prohibiting such disclosure prevent the Company from providing the information above, the Company will make reasonable attempts to aggregate the information so as to comply with the applicable rules. The Company will not be obligated to provide such aggregated information if it believes such aggregation will not allow the Company to comply with the applicable rules.

- 10) Upon request by either Party, the Company will meet with the Municipality. Through a mutual exchange of information the Company will keep the Municipality apprised of the Company's construction and upgrading programs planned for the Municipal Service Area and the Municipality will advise the Company of any issues or plans relating to, or potentially impacting, the Natural Gas Distribution System.

## **SCHEDULE "B" Extra Services**

Nothing in this Agreement precludes the Parties from contracting for Extra Services outside the provisions of this Agreement. In the event the Parties do elect to contract for the provision of Extra Services within the provisions of this Agreement and unless otherwise agreed upon by the Parties, nothing in this Agreement will preclude the Company from sub- contracting with third parties for the provision of Extra Services.

Subject to Commission approval, as may be required, any payments from the Municipality to the Company for Extra Services, if agreed to by the Municipality, may be deducted from the Franchise Fee collected from Consumers and otherwise remitted to the Municipality pursuant to paragraph 5 of this Agreement. The timing and quantum of such payments will be as agreed upon by the Parties and set forth in (insert paragraph number from Schedule B) of this Schedule.

Approved: yes /no Motion # \_\_\_\_\_  
Account Code: \_\_\_\_\_

Town of Bashaw

**Request for Decision**



Meeting:	Regular Council
Meeting Date:	August 21, 2025
Originated by:	Theresa Fuller, Chief Administrative Officer
Agenda Item:	7.5 Council Orientation Proposal

**Background/Proposal:**

On the July 16, 2025, regular meeting of council a proposal for Council orientation was included in the agenda package.

Council requested additional information for Option 1. Administration has obtained pricing. Option 1 would be \$2,500.00.

**Discussion/Options/Benefits/Disadvantages:**

Hosting and event would cost the training fee and refreshments. The town has several suitable venues that could be used to host the event.

Typically, invitations are extended to these events to the neighboring municipalities for a small fee to offset the cost of the training.

Council briefly discussed inviting the following municipalities; Alix, Donald, Edberg, Clive, Rosalind, Daysland, Forestburg, Sedgewick, Lacombe County, Stettler County, Ponoka County, Camrose County and possibly school trustees. (this list is not exhaustive)

**Costs/Source of Funding (if applicable)**

Operating Budget  
Fees collected from attendees

**Applicable Legislation:**

Municipal Government Act; Section 201.1(1)

**Community Engagement Consideration:**

The administration is willing to proceed as the council's request.

**Recommended Action:**

Confirm if council would like to proceed with the event/invitations.

**Discussion Result:**

Additional research Requested:

**June 26, 2025**

Theresa Fuller, CAO  
Town of Bashaw

Dear CAO Fuller,

## **Proposal for Council Orientation Services Following the October Municipal Elections**

Following the 2025 Municipal Election, Alberta municipalities are required under the *Municipal Government Act* (MGA) to provide orientation training for council members. In accordance with **Section 201.1** of the MGA, Hawken Consulting Group is pleased to present three options for delivering tailored Council Orientation Sessions for the Town of Bashaw.

The purpose of these sessions is to ensure compliance with legislation, foster good governance, and equip council members—both new and returning—with the essential knowledge and skills needed to perform their duties effectively.

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### **Option 1: Part A – Orientation Session (MGA Section 201.1)**

#### **Mandatory Orientation Topics for Councils**

This session fulfills the legislative requirements of **Section 201.1**, which mandates municipalities to complete orientation on these topics before or on the same day as the first organizational meeting after the election.

#### **Topics include:**

- Role of Municipality
- Municipal organization and function
- Roles and responsibilities of council
- Roles and responsibilities of councillors
- Code of conduct
- Roles and responsibilities of the CAO and staff

**Format:** Half-day workshop (in-person or virtual)

**Deliverables:** Orientation package, presentation materials, and compliance documentation

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